Donald Brenner, P.E., LL.B.

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7018 DEC 28 A 11: 10

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TOWN CLERM'S OFFICE Jax 845-359-8070

December 27, 2018

Honorable Rosanna Sfraga Town Clerk, Town of Orangetown Town Hall 26 Orangeburg Road Orangeburg, NY 10962

Re:

Town Code Section 41-2

Watercourse Diversion Permit

60 Fisher Ave Pearl River, NY

Section 68.11, Block 2, Lot 70

18-2669

Dear Town Clerk Sfraga,

We represent Mr. And Mrs. Michael Maloney, the owners of the realty located at 60 Fisher Ave, Pearl River, NY. The Maloneys are on the process of subdividing their property. In cooperation with the Town Highway Department they are diverting and piping a storm flow watercourse. They have:

- (a) Obtained Preliminary Approval from the Planning Board for the subdivision. As required, the subdivision design details the design of a storm water conduit which will replace the open ditch.
- (b) Received Drainage Approval from the Town's Consulting Engineer as related to proper sizing and the ability to capture and convey storm water runoff in the location.
- (c) Had the Planning Board declared a negative declaration for the project, assuring that the environmental elements of the project have been approved by the Town's Consultant, and
- (d) Received required Variances from the Zoning Board approval for the layout of the subdivision.

Therefore, before the applicant can proceed and obtain "Final Approval" from the Planning Board, they must obtain approval from the Town Board to relocate the open stream.

Donald Brenner, P.E., II.B.

Honorable Rosanna Sfraga Re: Watercourse Diversion Permit

December 10, 2018 Page 2 of 2

Accordingly, the applicant requests that the diversion application be placed on the Town Board Agenda so that they can proceed with their application before the Planning Board for Final Approval.

For the record we enclose:

- (a) Narrative Summary by the design engineer;
- (b) Preliminary Approval with Negative Declaration from the Planning Board;
- (c) Zoning Board Approval;
- (d) Drawing Location and design of Piping System; and
- (e) A check in the amount of \$100 payable to the Town of Orangetown for the diversion permit.

If you require additional information, feel free to contact me.

Very truly yours,

ald Brenser

Donald Brenner

DB/jk
Enclosures
cc: James Dean, Superintendent of Highway
Robert Magrino, Town Attorney
Eamon Reilly, Commissioner of DEME
Design Engineer, Brooker Engineering, PLLC
Design Surveyor, Jay Greenwell
Michael Maloney

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Attached is a "Drainage Improvement Plan" for the Maloney residence at 60 Fischer Avenue in Pearl River. The project is proposing to pipe an open swale on the property, which requires a Town Board Permit as per Chapter 41, Article I of the Town of Orangetown Code, "Watercourse Diversion".

There is an existing swale on the site that flows in a southerly direction along the west property line. A closed pipe drainage system discharges onto to the site from Fischer Avenue, stormwater runoff then flows south through the site, and then the runoff enters another closed pipe system just south of the property at tax lot 68.11-2-65 (on Salina Road). The pipe system upstream and downstream of the site are maintained by the Town of Orangetown Highway Department, with the Fischer Avenue pipe located within the Fischer Avenue right-of-way and the downstream pipe system on Salina Road located within an easement to the Town of Orangetown.

We are currently coordinating and completing the design of the pipe system with Orangetown Department of Environmental Management and Engineering. We have also submitted the plans to the Orangetown Highway Department for review and comment. Currently, the location where the open channel discharges to the pipe system at the southern property line is prone to clogging from leaves and debris and requires significant maintenance by the Town of Orangetown to ensure the opening remains unobstructed. When this opening is obstructed, stormwater flows bypass the system and result in overland flooding of the property to the south.

The proposed pipe system will significantly reduce the required maintenance and convey the majority of stormwater runoff within the pipe system. Means for conveying any potential overflows of the system have been included in the design; flooding potential to existing structures will be significantly reduced while reducing the required maintenance.

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Donald Brenner, 4 Independence Avenue, Tappan 9

New York 10983

FROM: Orangetown Planning Board

site is located at 60 Fisher Avenue, Pearl River, Town of Orangetown, Rockland County, New York, and as shown on the Orangetown Tax Map as Section 68.11, Block 2, Lot 70 in the R-15 zoning district. Maloney Minor Subdivision: The application of Michael Maloney, and to determine the environmental significance of the application pursuant to the requirements of the New York State Environmental Quality Review Act. The known as **"Maloney Minor Subdivision Plan"** in accordance with Article 16 of the Town Law of the State of New York, the Land Development Regulations of owner, for Prepreliminary/ Preliminary Subdivision Plan Review at a site to be the Town of Orangetown, Chapter 21 of the Code of the Town of Orangetown

Heard by the Planning Board of the Town of Orangetown at meetings held Wednesday, January 25, 2017 and June 27, 2018, the Board made the following determinations:

January 25, 2017

Jay Greenwell and Donald Brenner appeared and testified

The Board received the following communications:

- · Project Review Committee Reports dated January 18, 2017 and December 7, 2016.
- 2. Interdepartmental memorandums from the Office of Building, Zoning, Planning Administration and Enforcement, Town of Orangetown, signed by John Giardiello, P.E., Director, dated December 14, 2016 and January 25, 2017.
 - 3. An Interdepartmental memorandum from the Department of Environmental Management and Engineering (DEME), Town of Orangetown, signed by Bruce Peters, P.E., December 8, 2016.
- Orangetown, signed by James Dean, Superintendent, dated December 7, 2016. 5. Letters from Maser Consulting, signed by Jesse Cokeley, P.E., dated 4. An Interdepartmental memorandum from the Highway Department, Town of
 - December 6, 2016 and January 24, 2017.
 6. A letter from Rockland County Department of Planning, signed by Douglas Schuetz, Acting Commissioner, dated November 17, 2016.
 7. A letter from Rockland County Department of Highway, signed by Sonny Lin, P.E., dated December 12, 2016.
 - 8. Letters from Rockland County Department of Health, signed by P.E., Senior Public Health Engineer, dated October 18, 2016. Scott McKane.
 - 9. A letter from Rockland County Sewer District No. 1, signed by Joseph LaFiandra, Engineer II, dated December 1, 2016.

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- 10. A letter from the Town of Orangetown Zoning Board of Appeals, signed by Patricia Castelli, Acting Chair, dated October 19, 2016. 11. Subdivision Plans prepared by Jay Greenwell, PLS, dated

March 24, 2015:
Sheet 1 of 2: Subdivision of Property for Maloney
Sheet 2 of 2: Grading, Drainage & Utility Plan with Erosion Control
12. Drainage Improvement Plan prepared by Brooker Engineering, PLLC, dated March 24, 2015.

- 13. A Short Environmental Assessment Form signed by Michael Maloney, dated October 10, 2016.
- 14. A letter from the New York State Department of Environmental Conservation, Division of Environmental Permits, Region 3, signed by Janet Swentusky, dated

The Board reviewed the plan. The meeting was open to the public.

Public Comments:

Ryan McCormick, 47 Selina Road, Pearl River; raised concerns regarding the impact of the proposed development on drainage. Haig Yeranossian, 45 Fisher Avenue, Pearl River; noted that 30 years ago the Town piped in a similar open brook in the area, requesting that the Town perform the same for this situation.

owner of the site objected to the Town entering her property 30 years ago to pipe the brook. He held that if the current owner builds on the property, the water Thomas McGuire, 31 Selina Road, Pearl River; explained that the previous situation in the neighborhood will get worse.

carried as follows: Thomas Warren - Chairman; aye, William Young, Vice-Chairman, aye; Kevin Garvey; aye, Michael Mandel; aye, and Stephen Sweeney; aye, Bruce Bond; aye, Robert Dell; absent and Blythe Yost; absent. There being no one else from the public, a motion was made to close the Public Hearing portion of the meeting by Michael Mandel and second by Bruce Bond

A motion was made to reopen the Public Hearing portion of the meeting by Bruce Bond and second by Michael Mandel carried as follows: Thomas Warren - Chairman; aye, William Young, Vice-Chairman, aye; Kevin Garvey; aye, Michael Mandel; aye, and Stephen Sweeney; aye, Bruce Bond; aye, Robert Dell; absent and Blythe Yost; absent.

The applicant requested a CONTINUATION.

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Jay Greenwell, Dorothy Maloney and Donald Brenner appeared and testified The Board received the following communications:

- 1. Project Review Committee Report dated June 20, 2018
- Zoning, Planning 2. Interdepartmental memorandums from the Office of Building, Zondministration and Enforcement, Town of Orangetown, signed by
- Jane Slavin, R.A., AIA, Director, dated June 26, 2018. 3. A letter from Maser Consulting, dated June 26, 2018l 4. A letter from Rockland County Department of Planning, signed by Douglas
 - Schuetz, Acting Commissioner, dated June 20, 2018.

 5. A letter from the Rockland County Highway Department, signed by Dyan Rajasingham, Engineer III, dated June 12, 2018.
- A letter from the Rockland County Health Department, signed by Elizabeth
 - Mello, P.E., dated June 21, 2018.
 7. A letter from the Rockland County Sewer District #1, signed by Joseph LaFiandra, Engineer II, dated June 25, 2018.
- 8. Interdepartmental memorandums from the Highway Department, Town of Orangetown, signed by James J. Dean, Superintendent of Highways, March 9, 2018.
- 9. A copy of a letter from Brooker Engineering signed by Kenneth DeGennaro,
- P.E., to Jesse Cokeley, P.E., dated May 4, 2018. 10. Revised Environmental Assessment Form, dated May 10, 2018, signed by Donald Brenner.
- 11. Project Narrative, prepared by Donald Brenner.

The Board reviewed the plan. The meeting was open to the public.

Public Comment:

Haig Yeranossian, 45 Fisher Avenue, Pearl River; reviewed the situation noting that the same thing happened 30 years ago. The applicant should be allowed to proceed to do the piping since the water breeds mosquitos. Mr. Yeranossian, an architect, offered his services to the Town.

for years and that he is not buying the applicant's concerns regarding safety. He said that he was in contact with the property owner to the south and that the property owner was only contacted 2 days ago for a meeting. Steve Fitzgerald, 39 Selina Road, Pearl River; held that the site has had water

Jim Kalchbernner, 80 Fisher Avenue, Pearl River, raised concerns that if the grades in the area are changed and the stream is piped than his property would become wet and have drainage issues. TOWN CLERK'S OFFICE 2018 JUL 12 TOWN OF ORANGETOWN All: Ib

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Public Comments continued:

Brian McAler, 23 Selina Road, Pearl River; held that the neighbor to the south, Mr. McGuire, was not against the piping, but was concerned about who would There being no one else from the public, a motion was made to close the Public Hearing portion of the meeting by Michael Mandel and second by Kevin Garvey and carried as follows: Thomas Warren - Chairman; aye, William Young, Vice-Chairman, aye; Kevin Garvey; aye, Michael Mandel; aye, and Stephen Sweeney; aye, Bruce Bond; aye, Robert Dell; absent and Blythe Yost; absent.

The proposed action is classified as an "unlisted action" as defined by Section 617.2 (ak) of the New York State Environmental Quality Review Regulations (SEQRR). No agency, other than the Orangetown Planning Board will have any significant involvement in the review process, pursuant to Section 617.6 of

aye, Robert Dell; absent and Blythe Yost; absent, the Board declared itself follows: Thomas Warren - Chairman; aye, William Young, Vice-Chairman, aye; Kevin Garvey; aye, Michael Mandel; aye, and Stephen Sweeney; aye, Bruce On motion by Kevin Garvey and seconded by William Young and carried as Lead Agency.

Town of Orangetown Planning Board, as lead agency, for the reasons articulated in this Board's analysis of all of the submissions by the applicant, interested agencies, departments and the public, with respect to this project including the Environmental Assessment Form, which reasons are summarized in the motion, hereby determines that the proposed action will not have a significant impact on the environment and a Draft Environmental Impact Statement (DEIS) will not be Pursuant to New York Code, Rules & Regulations (NYCRR) Section 617.7, the

drainage, surface water runoff, land clearing, vegetation, fauna, traffic and noise levels, and after having taken a hard look at said environmental issues, and after Planning Administration and Enforcement and Department of Environmental Management and Engineering; and having heard from the following involved and PLS and having heard from the following offices, officials and/or Departments: applicant, the applicant's professional representatives, namely Jay Greenwell, (Town of Orangetown): Project Review Committee, Office of Building, Zoning, After having identified the relevant areas of environmental concern, namely having deliberated regarding such concerns, and having heard from the

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County Department of Health, Rockland County Sewer District No.1, and having reviewed a proposed Subdivision plan by prepared by Jay Greenwell, PLS a summary of the reasons supporting this determination are, and the Planning Board finds, that the proposed action: interested agencies: Town of Orangetown Zoning Board of Appeals, Rockland

- Will not significantly affect existing air quality or noise levels;
- Will not significantly affect existing surface water quality or quantity or drainage;
- Will not significantly affect existing ground water quality or quantity;
 - Will not significantly affect existing traffic levels;
- Will not create a substantial increase in solid waste production;
- Will not create a potential for erosion, flooding, leaching or drainage problems;
- characteristics of our critical environmental area or environmentally Will not have a significant adverse impact on the environmental sensitive sites or features;
 - Will not have an impairment of the character or quality of important historical, archeological or architectural resources;
- Will not have an impairment of the character or quality of important aesthetic resources;
- Will not have an impairment of existing community or neighborhood
- Will not remove or destroy large quantities of vegetation or fauna; Will not remove or destroy large quantities of wildlife species or migratory
- Will not have a significant adverse impact to natural resources;
- Is consistent with the Town of Orangetown's Comprehensive/Master Plan;
 - Will not have adverse economic or social impacts upon the Town;
 - Will not create a hazard to human health; and
- Will not create a substantial change in the use of land, open space or recreational resources.

follows: Thomas Warren - Chairman; aye, William Young, Vice-Chairman, aye; Kevin Garvey; aye, Michael Mandel; aye, and Stephen Sweeney; aye, Bruce Bond; aye, Robert Dell; absent and Blythe Yost; absent, the Board made a Negative Declaration pursuant to SEQRA. On motion by Kevin Garvey and seconded by William Young and carried as

DECISION: In view of the foregoing and the testimony before the Board, the application was **Granted Preliminary Subdivision Plan Approval Subject to** the Following Conditions: TOWN CLERK'S OFFICE 2018 JUL 12 TOWN OF ORANGETOWN A 11: 17

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- Department of Environmental Management and Engineering, Superintendent of one week prior to the commencement of any work, including the installation of Highways and the Office of Building, Zoning and Planning Administration and Enforcement. It is the responsibility and obligation of the property owner to Pre-construction meeting must be held with the Town of Orangetown erosion control devices or the removal of trees and vegetation, a 1. The following note shall be placed on the subdivision plan: arrange such a Meeting."
- 2. Stormwater Management Phase II Regulations: Additional certification, by an appropriate licensed or certified design professional shall be required for all matters before the Planning Board indicating that the drawings and project are in compliance with the Stormwater Management Phase II Regulations.
- 3. The Town of Orangetown Highway Department does not have an objection to the proposed drainage project of the Maloney Subdivision Plan, 60 Fisher Avenue, Pearl River, if and when it receives Final approval of the Town of Orangetown Department of Environmental Management and Engineering
- 4. The following variances need to be sought from the Town of Orangetown Zoning Board of Appeals:

Lot #1

1 of #2

ot #2

39.03 ft. provided

107 2

Maximum Floor Area Ratio

Minimum Street Frontage

Required is 75 ft.

Allowed is 0.2

0.22 proposed

107

Maximum Building Height shall be determined per Article V. Section 5.1

- 5. Please provide the calculations for the stream piping
- The Short Environmental Assessment Form, item #17 shall be answered "Yes", and an explanation offered; "applicant to establish storm sewer." Ö,
- 7. Deep test holes and percolation tests shall be performed on lot #2 and results submitted to the Planning Board as part of the submission.
- 8. The drainage calculations for the proposed stream piping shall be submitted to DEME
- 9. The applicant is reminded that a watercourse diversion requires an approval from the Town of Orangetown Town Board. The applicant shall obtain this approval prior to receiving Final Planning Board Approval for this Subdivision, if permit already is obtained, provide the Town Board Decision number on the subdivision drawing.

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- 10. The metes and bounds for the proposed drainage easement shall be added to the plans.
- 11. A temporary construction easements, as well as a permanent drainage easement to benefit the Town of Orangetown, shall be obtained from Tax Lot 68.11-2-65 (F/N McGuire). These easements, with metes and bounds, shall be shown on the plans.
- 12. The overflow from proposed drywell #1 shall be connected to the proposed catch basin depicted in the driveway for Lot #2.
- ownership and maintenance of the proposed yard drain and piping along the western property line, along Tax Lot 68.11-2-69, shall be the sole responsibility of 13. It shall be noted on the plans, as well as the deed for Lot #2, that the the owner of Lot #2.
- A maintenance plan shall be submitted for the proposed drywells on Lot #2. Said plan shall be added to the deed for this lot.
- 15. A profile for the sanitary house connection for Lot #2 shall be added to the plans.
- proposed piping system catch basin. If an easement from Lot #1 is required to reach the catch basin/ system, that easement shall be shown with metes and 16. The existing 4 inch PVC drain from Lot #1 shall be shown as tying into the bounds on the plans.
- **17.** It appears that the elevation (358.3) shown at the new driveway intersection with Fisher Avenue may be in error. This shall be corrected. 17. It
- 18. The profile for the proposed drainage piping shall include the two sanitary house connections.
- 19. A note shall be added to the Site Plan indicating the source benchmark for the referenced datum, including the BM elevation.

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Town of Orangetown Planning Board Decision June 27, 2018 20. The Town of Orangetown Highway Department reviewed the submitted plans and offered the following comments:

Town of Orangetown shall not be liable for any damages to the driveway caused After review of the proposed plan in which the new driveway follows and covers the drainage easement which includes 30" HDPE and drainage structures, the by system malfunction and/or regular or emergency response required to maintain the system.

- **21.** The Drainage Consultant to the Planning Board, Maser Consulting reviewed the application and found that the proposed stormwater management plan meets the intent of the regulations and therefore recommend the Maloney Subdivision be approved for drainage subject to the following project comments:
- The letter provided was in response to its December 6, 2016 memo. The consultant provided a subsequent review memo dated January 24, 2017. Please respond to any outstanding comments.
 - Sheet 3 does not appear to have been revised, and so there are several discrepancies between the information on Sheet 2 and 3: $\ddot{\circ}$
- CB #2 and CB #3 indicate solid covers on the plan, but this is not indicated on the profiled. On the contrary, CB #1 does not indicate a colid cover on the plans shall be revised for consistency.
 - The proposed 346 contour varies in the location of drywells #1 and
- #2 between Sheets 2 and 3
 c. Drywells #3 & #4 are mislabeled on Sheet 3.
 It appears that drywells #3 and #4 will capture more runoff than drywells #1 and #2. Since drywells #3 and #4 are separate from #1 and #2, they shall be designed separately and sized according to the tributary area for each. It is also unclear how runoff from the impervious areas of Lot 1 will be captured by drywells #1 and #2. Please clarify. რ
- The 6" overflow from drywell #3 to CB-1 will not have proper cover unless a steep slope is proposed. Please clarify. 4.
 - Catch basin detail CB-1 has some errors: S.
 - Top of concrete is shown as 241.0
- 6" overflow shall be from Drywell #3 not #2
- It is unclear if the southeast roof drain is connected to drywell #4 or not. Please clarify. <u>ဖ</u>

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Continuation of Condition #21...

- There are still a few errors with the drywell detail: 7
- The 8"equalizer pipe callout appears to be specified in parentheses for drywells #1 and #2, but shall be for all four.
 - The 8" PVC pipe from the driveway field inlet is not shown and called out for drywell #3. <u>.</u>
- The yard inlet located in the southwest easement. Please confirm that this ω.
 - higher than the field inlet grate elevation in the southeast corner to direct is acceptable to the entity with rights to the easement. The 344.3 spot shot in the southwest corner of the driveway shall be 6
- headwall and pipe. A swale shall be considered from the driveway field inlet to the proposed CB #1, which would then need to have an open grate runoff to the inlet and avoid possible ponding in the driveway.

 10. If the field inlet at the southeast corner of the driveway clogs, the driveway will pond and overflow in a sheet flow manner south approximately 30 feet over grass/vegetation to the property line. However, in the existing condition, this water runs off into the stream where it is conveyed to a rather than a solid cover.
- 22. Rockland County Department of Planning had the following comments which are incorporated herein as conditions of approval:
- As required by the Rockland County Stream Control Act, the subdivision plan must be reviewed and signed by the Chairman of the Rockland County Drainage Agency before the County Clerk can accept the plan to
- A review shall be done by the Rockland County Department of Health to ensure compliance with the Rockland county Sanitary code, Article XIX, Mosquito Control.
- Rockland County Planning Department for review. The municipal boundary is 165 feet west of the subject property line. As required under Section 239nn of the State General Municipal Law, the Village of Chestnut Ridge must be given the opportunity to review the proposed subdivision The Village of Chestnut Ridge is the reason this proposal was referred to the project \$ concerns related any provide Orangetown.
- Prior to the start of construction or grading, a soil and erosion control plan shall be developed and in place for the entire site that meets the latest edition of the New York State Guidelines for Urban Erosion and Sediment •

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Continuation of Condition #22...

- There shall be no net increase in the peak rate of discharge from the site at all design points.
 - The lot area provided under the Notes section must be corrected to reflect that the total site is .84 acres.
- If any variances are needed to implement the proposed site plan, the Rockland County Department of Planning requests the opportunity to review the proposed variances, as required by New York State General Municipal Law, Section 239-m(3)(v).
- 23. Based on the information provided, the Rockland County Health Department found that application is to be made to RCDOH for review of the storm water management system for compliance with the County Mosquito Code.
- **24.** Rockland County Sewer District #1 does not object to the plan as shown. This project does not affect any sanitary sewers within the District and no future correspondence is requested for this site.
- **25.** The following agencies do not object to the Town of Orangetown Planning Board assuming responsibilities of lead agency for SEQRA purposes: Board assuming responsibilities of lead a - Rockland County Department of Health - Rockland County Sewer District #1
- Rockland County Highway Department
- Town of Orangetown Zoning Board of Appeals
- New York State Department of Environmental Conservation
- 26. The applicant shall comply with all pertinent items in the Guide to the Preparation of Subdivision Plats prior to signing the final plans.
- . All reviews and approvals from various governmental agencies must be obtained prior to stamping of the Subdivision Plan.
- 28. Where a reservation of land for recreation purposes has been deemed by the Planning Board to be inadequate, Money in Lieu of Land for recreation purposes must be collected in accordance with Section 21-20 of the Land Development Regulations (\$9,000.00 for every vacant new residential lot). In addition, for every new vacant residential lot, \$80.00 will be collected for the Stream Maintenance

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- requirement, if any, to install improvements pursuant to Town Code §21. Failure to abide by the conditions of this decision as set forth herein shall be considered a violation of Subdivision Plan Approval pursuant to Town Code §21 and §6A. subject property, its successors and /or assigns, including the requirement to maintain the property in accordance with the conditions of this decision and the All of the conditions of this decision, shall be binding upon the owner of the
- **30.** TREE PROTECTION: The following note shall be placed on the Subdivision Plan: The Tree Protection and Preservation Guidelines adopted pursuant to Section 21-24 of the Land Development Regulations of the Town of Orangetown will be implemented in order to protect and preserve both individual specimen trees and buffer area with many trees. Steps that will be taken to reserve and protect existing trees to remain are as follows:
 - a. No construction equipment shall be parked under the tree canopy.
 - b. There will be no excavation or stockpiling of earth underneath the trees.
- Trees designated to be preserved shall be marked conspicuously on all sides at a 5 to 10 foot height.
 - d. The Tree Protection Zone for trees designated to be preserved will be established by one of the following methods:
- One (1) foot radius from trunk per inch DBH
 Drip line of the Tree Canopy. The method chosen should be based on providing the maximum protection zone possible. A barrier of snow fence or equal is to be placed and maintained one yard beyond the established tree protection zone. If it is agreed that the tree protection zone of a selected tree must be violated, one of the following methods must be employed to mitigate the impact:
- installed in the area to be protected. Chips shall be removed upon - Light to Heavy Impacts - Minimum of eight inches of wood chips completion of work.
- Light Impacts Only Installation of ¾ inch of plywood or boards, or equal over the area to be protected.

approval from the Planning Board. If the grade level is to be changed more than six (6) inches, trees designated to be preserved shall be welled The builder or its agent may not change grade within the tree protection and/or preserved in a raised bed, with the tree well a radius of three (3) zone of a preserved tree unless such grade change has received final feet larger than the tree canopy.

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- plants not so maintained shall be replaced with new plants at the beginning of the vigorous growing condition throughout the duration of the use of this site. Any All landscaping shown on the subdivision plan shall be maintained in a next immediately following growing season.
- 32. Prior to the commencement of any site work, including the removal of trees, the applicant shall install the soil erosion and sedimentation control as required by the Planning Board. Prior to the authorization to proceed with any phase of the site work, the Town of Orangetown Department of Environmental Management and Engineering (DEME) shall inspect the installation of all required soil erosion and sedimentation control measures. The applicant shall contact DEME at least 48 hours in advance for an inspection.
- The contractor's trailer, if any is proposed, shall be located as approved by the Planning Board.
- improvements or private sanitary or storm sewer improvements, encounters such DEME foreseen in the original planning, such conditions shall be reported immediately to DEME. The applicant (or the applicant's engineer) shall submit their recommendations as to the special treatment or design modification to be given such areas to secure adequate, permanent and satisfactory construction. DEMI shall investigate the condition(s), and shall either approve the applicant's (applicants' engineer's) recommendations to correct the condition(s), or order a modification thereof. In the event of the applicant's (applicants engineer's) disagreement with the decision of DEME, or in the event of a significant change jurisdiction in that area (i.e. Federal Wetlands - U.S. Army Corps of Engineers). 34. If the applicant, during the course of construction of any required public conditions as flood areas, underground water, soft or silty areas, improper drainage, or any other unusual circumstances or conditions that were not resulting to the subdivision plan or site plan or any change that involves a wetland regulated area, the matter shall be decided by the agency with
- 35. Permanent vegetation cover of disturbed areas shall be established on the site within thirty (30) days of the completion of construction.
- **36.** Prior (at least 14 days) to the placing of any road sub-base, the applicant shall provide the Town of Orangetown Superintendent of Highways and DEME with a plan and profile of the graded road to be paved in order that these departments may review the drawings conformance to the approved construction plans and the Town Street Specifications

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Town of Orangetown Planning Board Decision June 27, 2018 Page 13 of 13 37. The Planning Board shall retain jurisdiction over lighting, landscaping, signs and refuse control. The foregoing Resolution was made and moved by Thomas Warren and seconded by Stephen Sweeney and carried as follows: Thomas Warren - Chairman; aye, William Young, Vice-Chairman, aye; Kevin Garvey; aye, Michael Mandel; nay, and Stephen Sweeney; aye, Bruce Bond; aye, Robert Dell; absent and Blythe Yost; absent.

The Clerk to the Board is hereby authorized, directed and empowered to sign this **DECISION** and file a certified copy in the Office of the Town Clerk and the Office Meryl Ceopersmeth of the Planning Board.

Dated: June 27, 2018

Cheryl Coopersmith, Chief Clerk Boards and Commissions
Town of Orangetown Planning Board

attachment

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TOWN OF ORANGETOWN

State Environmental Quality Review Regulations NEGATIVE DECLARATION Notice of Determination of Non-Significance

PB #16-73: Maloney Minor Subdivision; Preliminary Subdivision Plan Approval Subject to Conditions/ Neg. Dec.

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pertaining to Article 8 (State Environmental Quality Review Regulation) of the This notice is issued pursuant to Part 617 of the implementing regulations Environmental Conservation Law.

determined that the proposed action described below will not have a significant impact on the environment and a Draft Environmental Impact Statement will not The PLANNING BOARD, TOWN OF ORANGETOWN, as Lead Agency, has

NAME OF ACTION: **Maloney Minor Subdivision; Preliminary Subdivision Plan Approval Subject to Conditions/ Neg. Dec.**SEQR STATUS: Type I Unlisted XXXXXX

CONDITIONED NEGATIVE DECLARATION: Yes No XXXXXX

DESCRIPTION OF ACTION: Minor Subdivision Plan Review

Orangetown, Rockland County, New York, and as shown on the Orangetown Tax Map as Section 68.11, Block 2, Lot 70 in the R-15 zoning district. LOCATION: The site is located at 60 Fisher Avenue, Pearl River, Town of

REASONS SUPPORTING THIS DETERMINATION:

The Orangetown Planning Board, as Lead Agency, determined that the proposed action will not have a significant impact on the environment and a Draft Environmental Impact Statement (DEIS) will not be prepared. The reasons supporting this determination are as follows:

air quality, surface or ground water quality, noise levels or existing external traffic patterns. In addition, it will have no impact upon the aesthetic, agricultural species will be affected as a result of this proposed action. The proposed action need not be prepared because the proposed action does not significantly affect The project will not have a significant impact upon the environment and a DEIS consistent with the Town of Orangetown's Master Plan and will not have any or cultural resources of the neighborhood. No vegetation, fauna or wildlife adverse economic or social impacts upon the Town or its businesses or

Conditioned Negative Declaration, the specific mitigation is provided on an

For Further Information contact:

Jane Slavin, R.A., AIA, Director, Office of Building, Zoning and Planning Administration and Enforcement

Town of Orangetown

20 Greenbush Road

Orangeburg, NY 10962

Telephone Number: 845-359-5100

For Type I Actions and Conditioned Negative Declarations, a copy of this notice is sent: - Commissioner, New York State Department of Environmental Conservation, - Region 3 Headquarters, Town Superviser, Applicant, Involved

TOWN OF ORANGETOWN JUL 12 A ||: |]

DECISION

FLOOR AREA RATIO FOR LOT #1, AND STREET FRONTAGE FOR LOT #2 VARIANCES APPROVED

To: Donald Brenner (Maloney Subdivision) Tappan, New York 10983 4 Independence Avenue

3, 2018 Date: October Permit # N.A. ZBA #18-67

FROM: ZONING BOARD OF APPEALS: Town of Orangetown

ZBA#18-67: Application of Maloney Subdivision for variances from Zoning Code (Chapter 43) of the Town of Orangetown Code, R-15 District, Group M, Section 3.12, Columns 4 (Floor Area Ratio: .20 permitted, .22 existing for existing house) on lot #1; and Column 7 (Street Frontage: 75' required, 39.03' proposed) for lot # 2; for a proposed two-lot residential subdivision. The premises are located at 60 Fisher Avenue, Pearl River, New York and are identified as Section 68.11, Block 2, Lot 70, in the R-15 zoning district.

Heard by the Zoning Board of Appeals of the Town of Orangetown at a meeting held on Wednesday, October 3, 2018 at which time the Board made the determination hereinafter set

Dorothy Maloney, Donald Brenner, Attorney and Jay Greenwell Land Surveyor, appeared and testified.

The following documents were presented:

- Subdivision plan for Maloney dated 03/24/2016, revised 01/15/2017 signed and sealed by Jay A. Greenwell, L.S.. (3 pages)
 - Project narrative not signed.
- A memorandum dated June 26, 2918 from Jane Slavin, RA, Director, Office of Building, Zoning and Planning Administration and Enforcement, Town of Orangetown. Planning board decision # 16-73, dated June 27, 2018, Preliminary Subdivision Plan
 - Approval subject to Conditions /Neg. Dec. 4
- A letter dated October 2, 2018 from the Rockland County Department of Planning signed by Douglas J. Schuetz, Acting Commissioner of Planning.

 A letter dated September 23, 2018 from the Rockland County Health Department signed by Elizabeth Mello, P.E., Senior Public Health Engineer.

 A letter dated September 18, 2018 from the Rockland County Sewer District #1 signed Ś
 - Ó,
- by Joseph LaFiandra, Engineer II. A letter dated August 28, 2018 from Antonio Luciano Planning Board member, Village of Chestnut Ridge, NY

Ms. Castelli, Acting Chair, made a motion to open the Public Hearing which motion was seconded by Ms. Salomon and carried unanimously.

TOWN OF DRANGETOWN TOWN CLERK'S OFFICE 18 00 16 A 10 35

including the ZBA who consented or did not object to the Planning Board acting as Lead Agency On advice of Denise Sullivan, Deputy Town Attorney, counsel to the Zoning Board of Appeals, Ms. Castelli moved for a Board determination that since the Planning Board noticed its intent to Declarations" of "Neg Dec."), the ZBA is bound by the Planning Board's Neg Dec and the ZBA Review Act Regulations § 617.6 (b)(3); and since the Planning conducted SEQRA reviews and, on June 27, 2018 rendered environmental determinations of no significant adverse cannot require further SEQRA review pursuant to SEQRA Regulations § 617.6 (b)(3). The motion was seconded by Ms. Salomon and carried as follows: Mr. Bosco, aye; Ms. Castelli, for these applications, pursuant to coordinated review under the State Environmental Quality declare itself Lead Agency and distributed that notice of intention to all Involved Agencies, aye; Mr. Feroldi, aye; and Ms. Salomon, aye. Mr. Quinn and Mr. Sullivan were absent. environmental impacts to result from the proposed land use actions (i.e. a "Negative motion was seconded by Ms. Salomon and carried as follows:

Brooker Engineering, sized the pipe and designed it to accommodate the water flow during a 100 are going to pay the Highway Department for the pipe to pipe the stream underground and attach it to the water that is already being diverted from the north and south; that this is expensive and Donald Brenner, Attorney, testified that there is a water problem in this area; that the Maloney's' he was in charge of the public works department the town use to pay for the pipe to solve water reviewed the plan and finds it acceptable; that this will be an improvement for the area; and part of the pipe will be under the 10' wide driveway at the new house and if the town needs to dig it in order to pay for it the Maloney's' need to subdivide the property and sell off a lot; that when up to fix the pipe, the damage to the driveway will be paid for and fixed by the homeowner. problems but they are not allowed to do that anymore; that the Town's Drainage consultant year storm; that the plan will accommodate the new house also; that Maser Consulting also

property to the north and to the south have piped the stream but this property has a portion of the stream that is not piped and it has caused problems; that the Highway Department is out at every will definitely improve the water problems in the area; that when the work is done an as-built of heavy rain to clear out debris from the storm drains because of this gap in water collection; that the drainage plan that has been approved for the site with the piping of the stream and dry wells Jay Greenwell, Land Surveyor, testified that there is an issue with drainage in the area; that the the work will be part of the record and the DEME will have a Town Easement and it will be maintained as part of the comprehensive drainage plan for the Town. Dorothy Maloney testified that the water problems in the area will be improved with the piping.

Public Comment

Thomas McGuire, 31 Selena Road, Pearl River, testified that he has owned his home since 1965; that every time it rains heavy the Town Highway department comes to clean out the drains; that the Town does a great job; that they remove the debris and he does not want to stop his neighbor owner would not let the Town install the pipes because she said it would upset nature in the area with the birds and deer; that he would like the ZBA to confirm that there will be no flooding problems and asked who would be responsible to fix the driveway if the pipe needed to be from doing anything but he is concerned about the water and the drainage; that the previous

TOWN OF ORANGETOWN
2018 OCT 16 A IS 35
TOWN CLERK'S OFFICE

The Board members made personal inspections of the premises the week before the meeting and found them to be properly posted and as generally described on the application.

satisfactory statement in accordance with the provisions of Section 809 of the General Municipal Law of New York was received. Ms. Castelli made a motion to close the Public Hearing which motion was seconded by Ms. Salomon and carried unanimously.

FINDINGS OF FACT AND CONCLUSIONS:

variance(s) are granted outweigh the detriment (if any) to the health, safety and welfare of the After personal observation of the property, hearing all the testimony and reviewing all the documents submitted, the Board found and concluded that the benefits to the applicant if the neighborhood or community by such grant, for the following reasons:

- The requested floor area ratio variance for lot #1 and the street frontage variance for lot #2 will not produce an undesirable change in the character of the neighborhood or a detriment to nearby properties. Piping the stream will be an improvement for the neighborhood. ;
- The requested floor area ratio variance for lot #1 and the street frontage variance for lot #2 will not have an adverse effect or impact on the physical or environmental conditions in the neighborhood or district. Piping the stream will be an improvement for the neighborhood d
- The benefits sought by the applicant cannot be achieved by other means feasible for the applicant to pursue other than by obtaining variances. 3
- although somewhat substantial, afford benefits to the applicant that are not outweighed by the detriment, if any, to the health, safety and welfare of the surrounding neighborhood or nearby The requested floor area ratio variance for lot #1 and the street frontage variance for lot #2. community. Piping the stream will be an improvement for the neighborhood 4.
- The applicant purchased the property subject to Orangetown's Zoning Code (Chapter 43) and is proposing a new addition and/or improvements, so the alleged difficulty was self-created, which consideration was relevant to the decision of the Board of Appeals, but did not, by itself, preclude the granting of the area variances. 5.

RESOLVED that the application for the requested floor area ratio variance for lot #1 and the DECISION: In view of the foregoing and the testimony and documents presented, the Board decision and the vote thereon shall become effective and be deemed rendered on the date of street frontage variance for lot #2 are APPROVED, and FURTHER RESOLVED, that such adoption by the Board of the minutes of which they are a part.

TOWN OF ORANGETOWN
2018 SCI 16 A D 35
TOWN OLERK'S OFFICE

Maloney ZBA#18-67 Page 4 of 5

Permit#N.A.

General Conditions:

- (i) The approval of any variance or Special Permit is granted by the Board in accordance with and subject to those facts shown on the plans submitted and, if applicable, as amended at or prior to this hearing, as hereinabove recited or set forth.
- (ii) Any approval of a variance or Special Permit by the Board is limited to the specific variance or Special Permit requested but only to the extent such approval is granted herein and subject to those conditions, if any, upon which such approval was conditioned which are hereinbefore set forth.
- (iii) The Board gives no approval of any building plans, including, without limitation, the accuracy and structural integrity thereof, of the applicant, but same have been submitted to the Board solely for informational and verification purposes relative to any variances being requested.
- Occupancy will not be made until, and unless, a Certificate of Occupancy is issued by the Office of Building, Zoning and Planning Administration and Enforcement which legally permits such obligated to issue any necessary permits where any such condition imposed should, in the sole (iv) A building permit as well as any other necessary permits must be obtained within a reasonable period of time following the filing of this decision and prior to undertaking any construction contemplated in this decision. To the extent any variance or Special judgment of the building department, be first complied with as contemplated hereunder. Permit granted herein is subject to any conditions, the building department shall not be
- implemented within one year of the date of filing of this decision or that of any other board of the Town of Orangetown granting any required final approval to such project, whichever is later, (v) Any foregoing variance or Special Permit will lapse if any contemplated construction of the project or any use for which the variance or Special Permit is granted is not substantially but in any event within two years of the filing of this decision. Merely obtaining a Building Permit with respect to construction or a Certificate of Occupancy with respect to use does not constitute "substantial implementation" for the purposes hereof.

TOWN CLERK'S OFFICE

TOWN OF ORANGETOWN

Maloney ZBA#18-67 Page 5 of 5

Permit # N.A.

The foregoing resolution to approve the application for the requested floor area ratio variance for lot #1 and the street frontage variance for lot #2 are APPROVED; was presented and moved by Ms. Salomon, seconded by Ms. Castelli and carried as follows: Mr. Bosco, aye; Mr. Feroldi, aye; Ms. Salomon, aye; and Ms. Castelli, aye. Mr. Quinn and Mr. Sullivan were absent.

The Administrative Aide to the Board is hereby authorized, directed and empowered to sign this decision and file a certified copy thereof in the office of the Town Clerk.

DATED: October 3, 2018

ZONING BOARD OF APPEALS TOWN OF ORANGETOWN

By XHIDGM / H Deborah Arbolino Administrative Aide

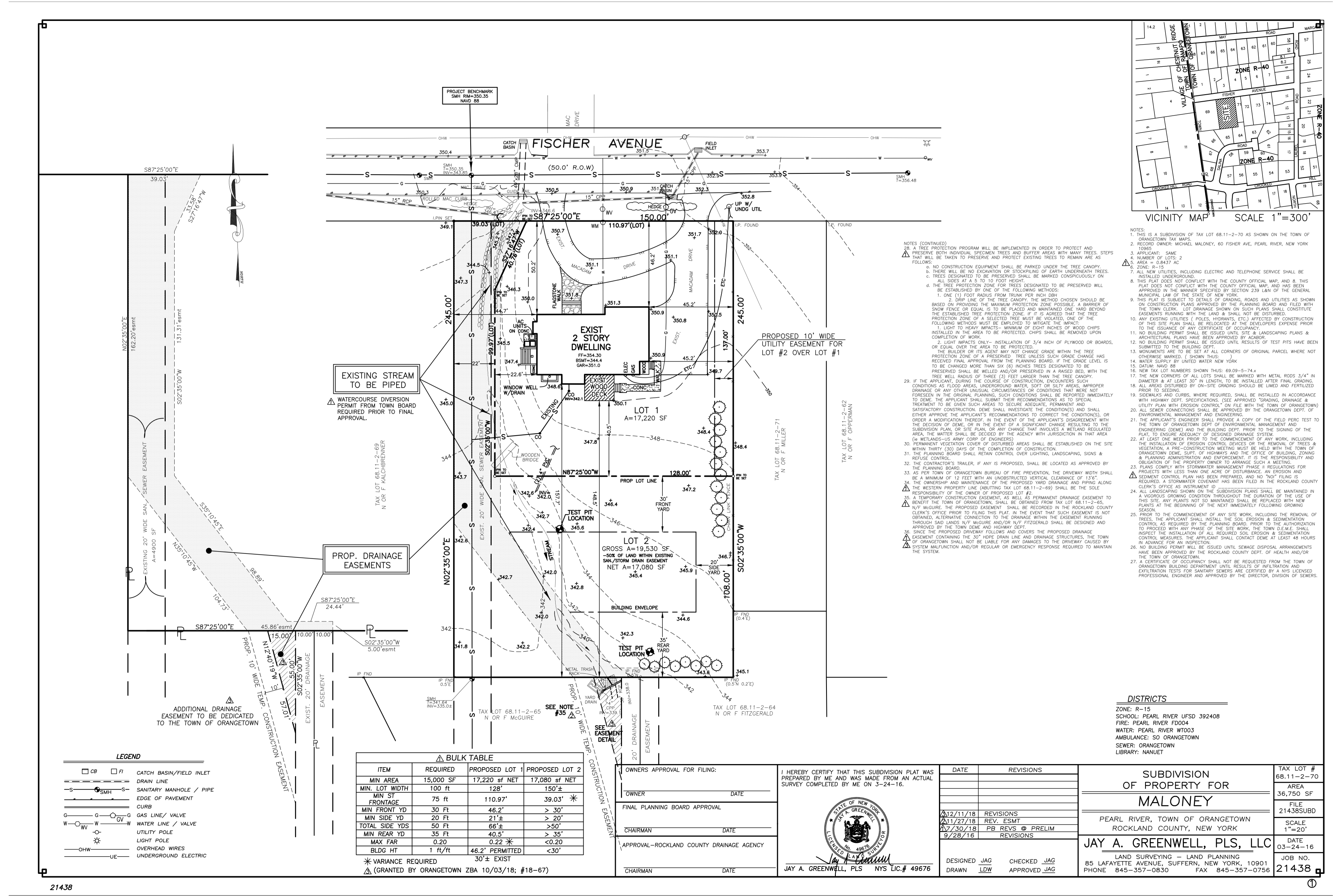
DISTRIBUTION:

APPLICANT
ZBA MEMBERS
SUPERVISOR
TOWN BOARD MEMBERS
TOWN ATTORNEY
DEPUTY TOWN ATTORNEY
OBZPAE
BUILDING INSPECTOR-N.A.

TOWN CLERK
HIGHWAY DEPARTMENT
ASSESSOR
DEPT. of ENVIRONMENTAL
MGMT. and ENGINEERING
FILE,ZBA, PB
CHAIRMAN, ZBA, PB, ACABOR

TOWN CLERK'S OFFICE

TOWN OF GRANCETOWN



PLANNING BOARD TOWN OF ORANGETOWN

TO:

Rick Pakola

Deputy Town Attorney

FROM:

Cheryl Coopersmith CC

Chief Clerk, Boards and Commissions

DATE:

December 14, 2018

RE:

Recommendation for the Release of the Performance Bond

Brightview Senior Living Site Plan

Section 73.15, Block 1, Lot 10; R-80 zoning district

Please take the appropriate steps to place this item on the Town

Board Agenda.

Thank you.

Attachment

RECEIVED

DEC 1 4 2018

Town of Orangetown Town Attorney's Office TO:

Town of Orangetown Planning Board

December 5, 2018 Page 1 of 2

FROM:

Project Review Committee

RE:

Planning Board Meeting of December 12, 2018

Greater Hudson Bank Site Plan

PB #18-47

Prepreliminary/ Preliminary/ Final Site Plan; and SEQRA Review 170 Erie Street, Blauvelt; 70.14/4/10; CC zoning district

1. The PRC has no additional comments beyond the comments submitted by other agencies for this project.

622 Route 303 Subdivision Amendment Plan (Golden Crust Rockland)

PB #18-48

Prepreliminary/ Preliminary/ Final Subdivision Plan

and SEQRA Review; 622 Route 303, Blauvelt; 65.14/1/11.3; LI/LiO zoning district

1. The PRC has no additional comments beyond the comments submitted by other agencies for this project.

New York City Football Club Site Plan Amendment Plan

PB #18-49

Prepreliminary/ Preliminary/ Final Site Plan and SEQRA Review

280 Old Orangeburg Road, Orangeburg; 73.12/1/3.2; RPC-R zoning district 1. The PRC has no additional comments beyond the comments submitted by other agencies for this project.

Brightview Senior Living Site Plan

PB #18-50

Recommendation to the Town Board to Release the Performance Bond

31 Hunt Road, Pearl River; 73.15/1/10; R-80 zoning district

1. The PRC has no additional comments beyond the comments submitted by other agencies for this project.

Griffin Site Plan – Lot #2 Krieger Subdivision

PB #18-51

Final Site Plan Review

27 Sunrise Lane, Pearl River; 69.18/3/43.2; R-15 zoning district

1. The PRC has no additional comments beyond the comments submitted by other agencies for this project.

Sambrotto Subdivision

PB #18-39

Reapproval of the Final Subdivision Plan and Recommendation to the Town Board to Establish the Value and Term of the Performance Bond

34 Clausland Mountain Road, Blauvelt; 70.15/2/11; R-40 zoning district

1. The PRC has no additional comments beyond the comments submitted by other agencies for this project.



Department of Environmental Management and Engineering Town of Orangetown

127 Route 303 Orangeburg New York 10962 Tel: (845) 359-6502 • Fax: (845) 359-6951 September 25, 2018

Planning Board
Town of Orangetown
1 Greenbush Road
Orangeburg, New York 10962
Attn: Cheryl Coopersmith, Chief Clerk

Re: Brightview Senior Living Site Plan

Performance Bond Release

(YY-MM-Tax Lot #)**

Tracking # 16-12-73.15:1:10 Bond Amount \$ 359,040.00

Gentlemen:

Please be advised that all of the requirements of our respective Departments have been completed/ satisfied and we therefore recommend the release of the Performance Bond for the above referenced project.

<u>Department</u>	Signature	Date
Engineering Department	Fomon Boilly, B.F.	12-04-18
	Eamon Reilly, P.E. Commissioner	
Highway Department	James J. Dean, Superintendent	16.518
Sewer Department	Eamon Reilly, P.E. Commissioner	12-04-18

cc: Town Attorney
J. Slavin
R. Sfraga
Highway file
Sewer file

* Copies of completed form to be sent to all signees'

June 2005

^{**} Year and month are from Planning Board decision establishing Performance Bond, tax lot # is of site prior to subdivision of lot.

JAMES J. DEAN

Superintendent of Highways Roadmaster II

Orangetown Representative

R.C. Soil & Water Conservation Dist.-Chairman Member:

American Public Works Association NY Metro Chapter NYS Association of Town Superintendents of Highways Hwy. Superintendents' Association of Rockland County



HIGHWAY DEPARTMENT TOWN OF ORANGETOWN

119 Route 303 • Orangeburg, NY 10962 (845) 359-6500 • Fax (845) 359-6062 E-mail - highwaydept@orangetown.com



INTEROFFICE MEMO

November 29, 2018

TO:

Cheryl Coopersmith, Chief Clerk

FROM:

James J. Dean, Superintendent of Highways

RE:

Brightview Senior Living Tappan Site Plan

Section 73.15, Block1, Lot 10, R-80 zoning district

Please be advised that this department has no objection for the release of the above referenced bond.

JJD: hw



OFFICE OF BUILDING, ZONING, PLANNING ADMINISTRATION AND ENFORCEMENT TOWN OF ORANGETOWN

20 GREENBUSH ROAD ORANGEBURG, N.Y. 10962



Jane Slavin, RA Director

(845) 359-8410

Fax: (845) 359-8526

Date:

December 10, 2018

To:

Cheryl Coopersmith, Chief Clerk

Planning Board

From:

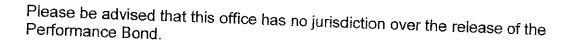
Jane Slavin, RA., Director O.B.Z.P.A.E.

Subject:

Brightview Senior Living Site Plan

Recommendation to the Town Board to Release the Performance Bond

31 Hunt Road, Pearl River; 73.15/1/10; R-80 zoning district



JS 12/10/18

PLANNING BOARD TOWN OF ORANGETOWN

DATE:

November 20, 2018

TO:

Bruce Peters James Dean Rick Pakola Jane Slavin

Rosanna Sfraga

FROM:

Cheryl Coopersmith

RE:

Release of the Performance Bond

Brightview Senior Living Tappan Site Plan

Section 73.15, Block 1, Lot 10, R-80 zoning district

A request has been made to the Planning Board for the release of the Brightview Senior Living Site Plan Performance Bond, Tracking #16-12-73.15:01:10.

Please review your files and provide comments. I would like to schedule this item on the December 12, 2018 Planning Board Meeting.

Thank you.

Attachments



Site Planning
Civil Engineering
Landscape Architecture
Land Surveying
Transportation Engineering

Environmental Studies Entitlements Construction Services 3D Visualization Laser Scanning

November 15, 2018

Chairman Thomas Warren Town of Orangetown Planning Board 20 South Greenbush Road Orangeburg, NY 10962

RE:

JMC Project 15012 Brightview Senior Living 31 Hunt Road Town of Orangetown, NY

Bond Release

Dear Chairman Warren,

On behalf of Brightview Senior Living, we are requesting release of the attached Site Plan Performance Bond in the amount of \$359,040. The project has been completed and there are no outstanding items open with the Town at this time.

If you have any questions or require additional information, please contact our office at (914) 273-5225.

Sincerely,

JMC Planning Engineering Landscape Architecture & Land Surveying, PLLC

Diego Villareale, PE Associate Principal

CC:

Mr. Ted Wies

P:\2015\15012\ADMIN\tWarren 11-15-2018.docx



Department of Environmental Management and Engineering **Town of Orangetown**

DEC -1 2016 TOWN OF ORANGETOWN LAND USE BOARDS

Route 303 Orangeburg New York 10962 Tel: (845) 359-6502 • Fax: (845) 359-6951

November 30, 2016

Planning Board Town of Orangetown 1 Greenbush Road

Orangeburg, New York 10962

Cheryl Coopersmith, Chief Clerk

Re: Performance Bond

Brightview Senior Living Site Plan Tracking #//6 / /2 - 73.15:11

(YY-MM-Section:Block:Lot)

Gentlemen:

The Department's bonding requirements for the above captioned project are as follows;

ITEM Iron Pins As-Built drawings		<u>C</u>	OST 450.00 21,600.00
Storm Drainage			6,850.00
Soil Erosion and Sediment Control		132,500.00	
Sanitary Sewers			137,800.00
	Sub-Total	\$	299,200.00
Administrative Close-out (15% of S	\$	44,880.00	

Total Bond = \$359,040.00

Inspection Fee:

(3% of Sub Total of original bond amount) 8,976.00 to be submitted to this Department prior to onset of construction.

Further, all bonds are to conform to current town regulations.

Sincerely,

Bldg. Dept. cc:

Town Attorney

LIBERTY MUTUAL INSURANCE COMPANY

AMOUNT: \$359,040.00

BOND NO. 837069129

SITE PLAN PERFORMANCE BOND

ENOW ALL MEN BY THESE PRESENTS THAT WE, Brightview Lake Cappant, LYC, a Maryland Limited Liability Company, having an address at 218 North Charles Street, Suite 220, Baltimore, MD 21201, as "Principal", and Liberty Mutual Insurance Company, a Massachusetts corporation authorized to do business in the State of New York, having an office at 175 Berkeley Street, Boston, MA 02116, as "Surety," are held and firmly bound unto the TOWN OF ORANGETOWN, a municipal corporation of the State of New York, having its offices at 26 Orangeburg Road, Orangeburg, New York 10962, as "Obligee," in the full and just sum of Three Hundred Fifty Nine Thousand, Forty Dollars and oo/100 DOLLARS (\$359,040.00) LAWFUL MONEY OF THE UNITED STATES, to the payment of which sum, well and truly to be made, Principal and Surety bind themselves, their heirs, executors, administrators, legal representatives, successors and assigns, jointly and severally, firmly by these presents.

WHEREAS, Principal has entered into an agreement with the Town of Orangetown, as Obligee, guaranteeing that Principal will construct, install and complete certain improvements in accordance with, and pursuant to, PB#16-14, as well as the Town of Orangetown Department of Environmental Management and Engineering (DEME), and Town specifications and requirements, at a certain site known as, "31 Hunt Road" located in the hamlet of Orangeburg, Town of Orangetown, Rockland County, New York and designated on the Official Tax Map of the Town of Orangetown as Section 73.15, Block 1, Lot(s) 10; of which improvements shall be maintained and completed on or before August 15, 2019.

A copy of the DEME calculations and improvements to be completed and which the Principal is required to construct, install and/or maintain, along with a copy of the Planning Board decisions requiring same are annexed hereto and incorporated herein as part and parcel of this agreement by reference.

Surety hereby waives notice, or the right to receive notice, of any extension of time which may be granted by Obligee.

Page 1 of 2

NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH, that if Principal shall carry out all terms of said agreement and perform all the work as set forth herein, including but not limited to the construction, installation and maintenance of the improvements set forth in the attachments hereto and the requirements and/or approval of any Town agency having jurisdiction over the construction, installation, inspection and/or maintainence of any such improvements, all within the time set forth in said agreement and/or herein, then, upon, and only upon, the adoption of a Resolution by the Obligee's Town Board releasing Principal and Surety from its oligations hereunder, this obligation shall be null and void; otherwise to remain in full force and effect withstanding anything to the contrary set forth herein and/or in said agreement.

SIGNED, SEALED AND DATED AS OF THIS 6th day of December, 2016.

WITNESS/ATTEST:	PRINCIPAL: Brightview Lake Tappan, LLC a Maryland Limited Liability Company
(Type Name and, if applicable, Title)	By:
•	SURETY: Liberty Mutual Insurance Company
Jour Mcellis oft (Type Name and, if applicable, Title)	By: Nauce Marcuso Nancy Mancuso, Attorney-In-Fact

Page 2 of 2 [Acknowledgment within New York State - Principal]

STATE OF NEW YORK)	
)ss.:	
COUNTY OF Monroe)	
On the day of December, in the Notary Public in and for said state, personally apply known to me or proved to me on the basis of sat whose name(s) is/are subscribed to the within it he/she/they executed the same in his/her/their signature(s) on the instrument, the individual(s) which the individual(s) acted, executed the instrument.	peared Charles L. Caranci, Jr., personally isfactory evidence to be the individual(s) instrument and acknowledged to me that capacity(ies), and that by his/her/their or the person or entity upon behalf of
My Commission Expires:	
<u>-</u>	Notary Public
	[Affix Notary Stamp or Seal]
[Acknowledgment within New	w York State - Surety]
STATE OF NEW YORK))ss.: COUNTY OF Monroe)	
On the 8 th day of December, in the yellotary Public in and for said state, personally known to me or proved to me on the basis of sat whose name(s) is/are subscribed to the within it he/she/they executed the same in his/her/their signature(s) on the instrument, the individual(s) which the individual(s) acted, executed the instrument My Commission Expires: 3-25-2018	y appeared Nancy Mancuso, personally isfactory evidence to be the individual(s) isfactory evidence to be the individual(s) instrument and acknowledged to me that capacity(ies), and that by his/her/their or the person or entity upon behalf of

MEGAN J. SCHLUETER
Notary Public, State of New York
Registration #01SC6071921
Qualified In Monroe County
Commission Expires March 25,

[OUTSIDE NEW YORK STATE ACKNOWLEDGMENT OF OFFICER OF CORPORATE SURETY]

STATE OF Many (and) SSS: COUNTY OF AME Aunder)
COUNTY OF AME Aunders
On the
Notary Public (Affix Notarial Seal of Stamp)
My Commission Expires:

This Power of Attorney limits the acts of those named herein, and they have no authority to bind the Company except in the manner and to the extent herein stated.

Certificate No. 7421279

American Fire and Casualty Company The Ohio Casualty Insurance Company Liberty Mutual Insurance Company West American Insurance Company

POWER OF ATTORNEY

KNOWN ALL P	ERSONS	BY THE	SE PRESE	ENTS: 1	That Ame	rican Fi	re & Cas	ually Co	mpany.	and The	Ohio Cas	ually in	surance (ompan	y are co	: orporatio	: ons duly	organiz	ed und	er the i	aws (
is a corporation	duly organ	ire, inst i rized uni	Liberty Mu der the law	itual inst <i>i</i> s of lihe	urance C State of	ompany Indiana	ris a con (herein d	poration collective	duly org	anized u The "Co	nder the t moanles'	aws of	the State	of Mass The and	achuse	lls, and	West Ar	nencan	İnsuran	ice Coi	mpan
and appoint,	Annette	Borod	lzik; Ann	ette M	. Smith	. Antor	nio V. C	orasar	ili; Je:	in Hes	; Joyce	M. Zi	eziula; I	viegan	J, Ścł	lueter	Mich	ael S.	Apter:	Nanc	V
Mancuso			14.5	5					3 - 1 Sec.								:			:	
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American Fire and Casualty Company The Ohio Casualty Insurance Company Liberty Mutual Insurance Company West American Insurance Company

David M. Carey, Assistant Secretary

STATE OF PENNSYLVANIA COUNTY OF MONTGOMERY

guarantees

Not valid for mortgage, note, loan, letter of credit.

ate or residual

2016, before me personally appeared David M. Carey, who acknowledged himself to be the Assistant Secretary of American Fire and Casualty Company, Liberty Mufual Insurance Company, The Ohio Casualty Insurance Company, and West American Insurance Company, and that ire, as such, being authorized so to do, execute the foregoing instrument for the purposes therein contained by signing on behalf of the corporations by himself as a duly authorized officer.

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed my notarial seal at Plymouth Meeting, Pennsylvania, on the day and year first above written. COMMONWEALTH OF PENNSYLVANIA

PAS

Teresa Pastella, Nolary Public Plymouth Twp., Montgomery County My Commission Expires March 28, 2017

Teresa Pastella: Notari

This Power of Attorney is made and executed pursuant to and by authority of the following By-laws and Authorizations of American Fire and Casualty Company, The Ohio Casualty Insurance Company, Liberty Mutual Insurance Company, and West American Insurance Company which resolutions are now in full force and effect reading as follows:

ARTICLE IV - OFFICERS - Section 12. Power of Attorney, Any officer or other official of the Corporation authorized for that purpose in writing by the Chairman or the President, and subject to such limitation as the Chairman or the President may prescribe, shall appoint such attorneys in fact, as may be necessary to act in behalf of the Corporation to make, execute, seal acknowledge and deliver as surely any and all undertakings, bonds, recognizances and other surely obligations. Such attorneys in-fact, subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Corporation by their signature and execution of any such instruments and to attach thereto the seal of the Corporation. When so executed, such instruments shall be as binding as if signed by the President and attested to by the Secretary. Any power or authority granted to any representative or attorney in fact under the provisions of this article may be revoked at any time by the Board, the Chairman, the President or by the officer or officers granting such power or authority:

ARTICLE XIII - Execution of Contracts - SECTION 5. Surety Bonds and Undertakings. Any officer of the Company authorized for that purpose in writing by the chairman or the president, and subject to such limitations as the chairman or the president may prescribe, shall appoint such attorneys in-fact, as may be necessary to act in behalf of the Company to make, execute, seal, acknowledge and deliver as surety any and all undertakings, bonds, recognizances and other surety obligations. Such attorneys in-fact subject to the limitations set forth in their respective powers of attorney, shall have full power to bind the Company by their signature and execution of any such instruments and to attach thereto the seal of the Company. When so executed such instruments shall be as binding as if signed by the president and affected by the secretary.

Certificate of Designation - The President of the Company, acting pursuant to the Bylaws of the Company, authorizes David M. Carey, Assistant Secretary to appoint such attorneys infact as may be necessary to act on behalf of the Company to make, execute, seal, acknowledge and deliver as surely any and all undertakings, bonds, recognizances and other surely obligations.

Authorization - By unanimous consent of the Company's Board of Directors, the Company consents that facilities or mechanically reproduced signature of any assistant secretary of the Company, wherever appearing upon a certified copy of any power of altorney issued by the Company in connection with surely bonds, shall be valid and binding upon the Company with the same force and effect as though manually affixed.

I, Gregory W. Davenport, the undersigned, Assistant Secretary, of American Fire and Casualty Company, The Ohio Casualty Insurance Company, Liberty Multial Insurance Company, and West American Insurance Company do hereby certify that the original power of attorney of which the foregoing is a full, true and correct copy of the Power of Attorney executed by said Companies, is in full force and effect and has not been revoked.

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the seals of said Companies this









Gregory W. Davenport, Assistant Secretary

Power of Attorney call am and 4:30 pm EST on any business this 00.6 confirm the validity of 10-832-8240 between <u>-</u>6



LIBERTY MUTUAL INSURANCE COMPANY

FINANCIAL STATEMENT — DECEMBER 31, 2015

Assets	Liabilities
Cash and Bank Deposits \$753,038,641	Unearned Premiums
*Bonds U.S Government 1,547,613,446	Reserve for Claims and Claims Expense 16,917,138,677
*Other Bonds 11,088,162,545	Funds Held Under Reinsurance Treaties 210,794,503
*Stocks	Reserve for Dividends to Policyholders
	Additional Statutory Reserve
Real Estate 295,926,247	Reserve for Commissions, Taxes and
Agents' Balances or Uncollected Premiums 4,487,501,643	Other Liabilities
Accrued Interest and Rents	Total\$26,527,948,893
Other Admitted Assets	Special Surplus Funds \$67,890,944
	Capital Stock
Total Admitted Assets	Paid in Surplus 8,829,183,823
	Unassigned Surplus6,908,192,846
	Surplus to Policyholders
	Total Liabilities and Surplus <u>\$42,343,216,596</u>



I, TIM MIKOLAJEWSKI, Assistant Secretary of Liberty Mutual Insurance Company, do hereby certify that the foregoing is a true, and correct statement of the Assets and Liabilities of said Corporation, as of December 31, 2015, to the best of my knowledge and belief.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the seal of said Corporation at Scattle, Washington, this 15th day of March, 2016.

Assistant Secretary

TAMiholajewski.

^{*} Bonds are stated at amortized or investment value; Stocks at Association Market Values. The foregoing financial information is taken from Liberty Mutual Insurance Company's financial statement filed with the state of Massachusetts Department of Insurance.

PB#16-76: Brightview Senior Living Site Plan – Recommendation to the Town Board to Establish the Value and Term of the Performance Bond

Town of Orangetown Planning Board Decision December 14, 2016 Page 1 of 2

TO:

Donald Brenner, 4 Independence Avenue, Tappan,

New York

FROM:

Town of Orangetown Planning Board

RE: Brightview Senior Living Tappan Site Plan: The application of Shelter Development LLC, applicant for Hegarty Homes, owner, for a Recommendation to Establish the Value and Term of the Performance Bond to the Orangetown Town Board at a site to be known as "Brightview Senior Living Lake Tappan Site Plan", in accordance with Article 16 of the Town Law of the State of New York, the Land Development Regulations of the Town of Orangetown, Chapter 21A of the Code of the Town of Orangetown. The site is located at 31 Hunt Road, Pearl River, Town of Orangetown, Rockland County, New York, and as shown on the Orangetown Tax Map as Section 73.15, Block 1, Lot 10; in the R-80 zoning district.

Thomas Warren recused himself from the proceedings of the meeting.

Heard by the Planning Board of the Town of Orangetown at a meeting held **Wednesday**, **December 14**, **2016**, at which time the Board made the following determinations:

Donald Brenner appeared and testified for the applicant. The Board received the following communications:

1. Project Review Committee Report dated December 7, 2016.

2. An interdepartmental memorandum from the Office of Building, Zoning, Planning Administration and Enforcement, Town of Orangetown, signed by John Giardiello, P.E., Director, dated December 14, 2016.

3. An Interdepartmental memorandum from the Department of Environmental Management and Engineering (DEME), Town of Orangetown, signed by Bruce Peters, P.E., dated November 30, 2016.

4. A copy of the Brightview Senior Living Tappan Site Plan Decision; PB#16-14, Final Site Plan Approval Subject to Conditions, dated March 23, 2016.

The Board reviewed the submitted information. The hearing was then open to the Public.

There being no one to be heard from the Public, a motion was made to close the Public Hearing portion of the meeting by Michael Mandel and seconded by Bruce Bond and carried as follows: Kevin Garvey, Chairman, aye; Bruce Bond, Vice Chairman, aye; Michael Mandel, aye; William Young, aye; Robert Dell, aye; Thomas Warren, recused and Stephen Sweeney, aye.

RECOMMENDATION: In view of the foregoing, the Planning Board Recommends to the Orangetown Town Board that the value and term of the Performance Bond be in accordance with the Interdepartmental memorandum from the Department of Environmental Management and Engineering (DEME), Town of Orangetown, signed by Bruce Peters, P.E., dated November 30, 2016.

TOWN OF ORRNOETOWN ZID JAN 19 PM 12 II

PB#16-76: Brightview Senior Living Site Plan – Recommendation to the Town Board to Establish the Value and Term of the Performance Bond

Town of Orangetown Planning Board Decision December 14, 2016 Page 2 of 2

The term of the Performance Bond shall not exceed two (2) years as set forth in Section 21A-10 of the Town of Orangetown Town Code, which shall be on or before December 14, 2018, and Subject to the Following Conditions:

<u>ITEM</u>		COST
Iron Pins		\$ 450.00
As-Built Drawings		\$ 21,600.00
Storm Drainage		\$ 6,850.00
Soil Erosion & Sediment	Control	\$ 132,500.00
Sanitary Sewers		\$ 137,800.00
2	Sub-Total	\$ 299,200.00
Administrative Close-out		
(15% of Sub-Total	1)	\$ 44,880.00
- -	lotal	\$ 359,040.00

Inspection Fee:

\$ 8,976.00

(3% of Sub Total of Bond Amount to be submitted to DEME prior to onset of construction)

The foregoing Resolution was made and moved by Michael Mandel and seconded by Bruce Bond and carried as follows: Kevin Garvey, Chairman, aye; Bruce Bond, Vice Chairman, aye; Michael Mandel, aye; William Young, aye; Robert Dell, aye; Thomas Warren, recused, and Stephen Sweeney, aye.

The Clerk of the Board is hereby authorized, directed and empowered to sign this **RECOMMENDATION** and file a certified copy in the Office of the Town Clerk and this Office of the Planning Board.

Dated: December 14, 2016

Cheryl Coopersmith

Town of Orangetown Planning Board

Che Caopin

TOWN OF ORRECTOWN IN SITE OF THE STATE OF TH

PB#18-50: Brightview Senior Living Site Plan – Recommendation to the Town Board to Release the Performance Bond

Town of Orangetown Planning Board Recommendation December 12, 2018 Page 1 of 2

TO:

Diego Villareale, JMC Site Development Consultants, LLC, 120

Bedford Road, Armonk, New York 10504

FROM:

Town of Orangetown Planning Board

RE: Brightview Senior Living Performance Bond: The application of Diego Villareale, JMC, applicant for Brightview Senior Living Tappan, owner, for a Recommendation to the Town Board to Release the Performance Bond at a site known as "Brightview Senior Living Performance Bond", in accordance with Article 16 of the Town Law of the State of New York, the Land Development Regulations of the Town of Orangetown. The site is located at 31 Hunt Road, Pearl River, Town of Orangetown, Rockland County, New York, and as shown on the Orangetown Tax Map as Section 73.15, Block 1, Lot 10 in the R-80 zoning district.

Heard by the Planning Board of the Town of Orangetown at a meeting held **Wednesday, December 12, 2018,** at which time the Board made the following determinations:

Diego Villareale appeared and testified.

The Board received the following communications:

- 1. Project Review Committee Report dated December 5, 2018.
- 2. An Interdepartmental memorandum from the Office of Building, Zoning, Planning Administration and Enforcement, Town of Orangetown, signed by Jane Slavin, R.A., AIA, Director, dated December 10, 2018.
- 3. An Interdepartmental memorandum from the Department of Environmental Management and Engineering (DEME), Town of Orangetown signed by Eamon Reilly, P.E., Commissioner, dated December 4, 2018, and from the Highway Department, signed by James Dean, Superintendent of Highways, dated December 5, 2018.
- 4. An interdepartmental memorandum from the Town of Orangetown Highway Department signed by James Dean Superintendent of Highways, dated November 29, 2018.
- 5. A letter from Diego Villareale, P.E., JMC Site Development Consultants, dated November 15, 2018.
- 6. An Interdepartmental memorandum from the Department of Environmental Management and Engineering (DEME), Town of Orangetown signed by Bruce Peters, P.E., dated November 30, 2016.
- 7. A copy of Performance Bond #837069129, in the amount of \$359,040.00.
- 8. A copy of PB #16-76, Recommendation to the Town Board to Establish the Value and Term of the Performance Bond; Brightview Senior Living Site Plan, dated December 14, 2016.

PB#18-50: Brightview Senior Living Site Plan – Recommendation to the Town Board to Release the Performance Bond

Town of Orangetown Planning Board Recommendation December 12, 2018 Page 2 of 2

The Board reviewed the submitted information. The hearing was then opened to the Public.

There being no one to be heard from the Public, a motion was made to close the Public Hearing portion of the meeting by Bruce Bond and second by Michael Mandel and carried as follows: Thomas Warren, Chairman, aye; William Young, Vice Chairman, aye; Michael Mandel, aye; Blythe Yost, aye; Stephen Sweeney, aye; Robert Dell, aye; Kevin Garvey, absent and Bruce Bond, aye.

RECOMMENDATION: In view of the foregoing, the Planning Board Recommended to the Town of Orangetown Town Board to Release the Performance Bond.

The foregoing Resolution was made and moved by Bruce Bond and second by Michael Mandel and carried as follows: Thomas Warren, Chairman, aye; William Young, Vice Chairman, aye; Michael Mandel, aye; Blythe Yost, aye; Stephen Sweeney, aye; Robert Dell, aye; Kevin Garvey, absent and Bruce Bond, aye.

The Clerk of the Board is hereby authorized, directed and empowered to sign this **RECOMMENDATION** and file a certified copy in the Office of the Town Clerk and this Office of the Planning Board.

Dated: December 12, 2018
Cheryl Coopersmith
Chief Clerk Boards and Commissions

Donald Brenner, P.E., LL.B.

Attorney-At-Law • Professional Engineer 4 Independence Avenue, Tappan, New York 10983

Phone 845-359-2210

December 19, 2018

Fax 845-359-8070

Commissioner Charles H. Vezzetti
Orangetown Sanitation Commission
Rockland County Highway Department
23 New Hempstead Road
New City, NY 10956

Re:

Residential Garbage Haulers

Town on Orangetown Our File No. 18-1394-8

Dear Commissioner Vezzetti:

The licensed garbage haulers of the Town have provided excellent and continuous service to the residents of the Town for over fifty years. The haulers have not received an increase for their services since 2011, even though the cost of operation and maintenance has substantially increased.

To be more specific in this time period:

<u>Item</u>	Increase in Cost
Labor	14%
Workers Compensation	49%
Auto and CL Insurance	66%
Health Insurance	71%
Equipment	25%
Part	21% to 42%
Shop Labor	17%

To offset the increase in cost of operation, the carters are requesting an increase of \$3/month.

Present Charge - 2018 27.00/month New Charge - 2019 30.00/month

Bills are sent to the users January 1, 2019. Therefore, the haulers are requesting a meeting as

Donald Brenner, P.E., LL.B.

Commissioner Charles H. Vezzetti Re: Residential Garbage Haulers December 19, 2018 Page 2 of 2

soon as possible to review and approve their the request and then forward your recommendation to the Town Board.

Due to the time restraints, a request to the Town Board to schedule a "Special Meeting" to approve the recommendation this year would be appreciated.

Very truly yours,

Donald Brenner

DB/jk

cc: Orangetown Residential Haulers

Z:\Docs\1 - Client\1394-8 - Orangetown Solid Waste - 2018 Negotiations\Vezzetti Letter 1394-8 11.19.18 final.wpd

Donald Brenner, P.E., LL.B.

Altorney-Al-Law • Professional Engineer 4 Independence Avenue, Tappan, New York 10983

Phone 845-359-2210

Fax 845-359-8070

MEMORANDUM

TO:

Sanitation Commission Members

FROM:

Donald Brenner, P.E., LL.B.

DATE:

December 19, 2018

RE:

Meeting of December 19, 2018

- Request for Rate Increase
- (a) Official letter to the Commissioner
- (b) Back-up material for Mid-Hudson Mark Inc.
- (c) Back-up material from insurance provider (George M. Cemas, Inc.)
- (d) Back-up material Keevily/Spero N.Y.S. Insurance Fund Workers Compensation



Mid-Hudson Mack Inc.

135 Neelytown Road Montgomery, NY 12549 Phone: (845) 457-7000 Fax: (845) 457-7042

Email: MHM@frontiernet.net Website: www.midhudsonmack.com

November 2, 2018

Robert Hiep Hiep Sanitation 22 Snake Hill Road West Nyack, NY 10994

Dear Mr. Hiep,

In answer to your inquiry about cost increases from 2011 to present, I have researched and have the following information for you.

The cost of sanitation equipment has increased about 20-25% since 2011, due to added emissions components, electronics, cost of materials, and factory labor costs. Except for emissions, bodies have similar increases for the same reasons.

The cost of Mack, Hino & Isuzu parts have increased from 21-42%. Each manufacturer has two increases per year with between 3-6% each increases.

The shop labor rate at Mid-Hudson Mack Inc. has changed from \$114.00 per hour to \$133.35 per hour over the same period. That equals a 17% increase.

Respectfully Submitted,

Tom Flatley General Manager Mid-Hudson Mack Inc. 135 Neelytown Road Montgomery, NY 12549 845-457-7000 ex 1026







GEORGE M. COMAS, INC

73 JEFFERSON AVE. WESTWOOD, N.J. 07675 PHONE: 201-666-4011 / FAX: 201-666-9722

October 31, 2018

Robert Hiep Rockland Waste Robert & Hiep Sanitation

Re: Insurance Rate Increase

Dear Mr. Hiep

Attached you will find a spread sheet that illustrates the cost of insurance with respects to Commercial Auto. We started at 2010 moving forward using the newest truck to correspond with the policy year. As you can see rates have been steadily increasing since 2010 to current. The cost over the 8 years shows a 66% increase in cost.

We have had your account in several different carriers over the years. It is not easy to place Solid Waste & Recycling accounts. Many companies enter into the market place, and pull out just as fast. We have been insuring Carting Companies since 1955. We do it on a national level not just in NY.

This is only one line of Insurance, we have illustrated. I am positive the NY State Insurance Fund has increased their rates as well, on workmen's comp Insurance too.

If you need additional information please call.

Must

Matthew J Comas

Regards

KEEVILY | SPERO WHITELAW insurance services

October, 30 2018
Mr. Robert Hiep
Robert Hiep, Inc.
22 Snake Hill Road
PO Box 220
West Nyack, NY, 10994

Re: New York State Insurance Fund Workers' Compensation Rates From 2011 to 2018

NYSIF Policy Number: 1037 412-2

Dear Robert:

NYSIF has been your workers' compensation insurance carrier since 3/26/1992. Keevily has been your workers' compensation insurance broker since 1999.

Per your request, The main workers' compensation class code on your NYSIF policy is:

9403 GARBAGE ASHES OR REFUSE COLL&DVRS-U

The NYSIF rate for class code 9403 which was used on your renewal policy in 2011 was \$12.74 per hundred dollars of payroll.

The NYSIF rate for class code 9403 which was used on your renewal policy this year was \$19.00 per hundred dollars of payroll.

Please advise if more information is required.

Sincerely,

Brian J. Hanchar, CPCU Senior Account Manager

COPY

STATE OF NEW YORK : COUNTY OF ROCKLAND TOWN OF ORANGETOWN SANITATION COMMISSION

Public Hearing of the Board of Commissioners, Town of Orangetown Sanitation Commission

In the Matter of

Petition for a Rate Change

- - - - - - X Town of Orangetown Town Hall 26 West Orangeburg Road December 19, 2018

BEFORE:

SKIP VEZZETTI, CHAIRMAN

BILL BECKMAN, MEMBER

FRED CHADWICK, MEMBER

CHRISTOPHER HUBER, MEMBER

KAREN JAHNES, CLERK TO THE COMMITTEE

APPEARANCES:

RICHARD S. PAKOLA, ESQ., DEPUTY TOWN ATTORNEY

DONALD BRENNER, ESQ., ATTORNEY FOR RESIDENTIAL CARTERS ASSOCIATION

> ROCKLAND & ORANGE REPORTING 2 Congers Road New City, New York 10956

(845) 634-4200

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2
 1
                      Proceedings
 2
           THE CHAIRMAN: All right. We'll call
 3
     the meeting to order.
 4
           THE CLERK: Okay. 5:33. The meeting
 5
     is called to order.
 6
           Roll call.
 7
           Skip Vezzetti, Chairman?
 8
           THE CHAIRMAN: Here.
 9
           THE CLERK: Bill Beckman?
10
           MR. BECKMAN:
                         Here.
11
           THE CLERK: Fred Chadwick?
12
           MR. CHADWICK:
                          Here.
13
           THE CLERK: Chris Huber?
14
           MR. HUBER: Here.
15
           THE CLERK: John McCullough? Absent.
16
           Rick Pakola?
17
           MR. PAKOLA: Here.
18
           THE CHAIRMAN: Rick, would you --
19
           MR. PAKOLA: Absolutely.
20
           I suggest that we introduce two
21
    exhibits, to be begin with. We'll call them
22
    Commission's Exhibit Number 1, which is the
23
    Petition, Mr. Brenner, and I believe that
24
    the Commission has to vote on every exhibit.
25
          THE CHAIRMAN: All right. A motion to
```

```
3
 1
                      Proceedings
 2
     accept the exhibit.
 3
           MR. BECKMAN: Exhibit Number 1?
 4
           MR. PAKOLA: Yes.
 5
           MR. BECKMAN: I'll move Exhibit
 6
    Number 1. Which is which one?
 7
           MR. PAKOLA: That is the actual
 8
     Petition that Mr. Brenner just filed.
 9
           THE CLERK: From Mr. Brenner presented,
10
     yes.
11
           MR. BECKMAN: That's the two-page
12
     letter?
13
           THE CHAIRMAN: Yes.
14
           THE CLERK: Yes.
15
           MR. PAKOLA: Correct.
16
           MR. BRENNER: Which I have a
17
    modification. Do you want the modification?
18
           MR. PAKOLA:
                        When you --
19
           MR. BRENNER: Okay.
           MR. PAKOLA: -- testify, you can do
20
21
     that, Mr. Brenner.
22
           MR. BRENNER: All right.
23
           MR. PAKOLA: And then, as Commission
24
     Exhibit 2, I believe that Ms. Jahnes has a
25
     copy of the Affidavit of Publication.
```

```
4
1
                      Proceedings
2
          THE CLERK: Yes, I do.
3
          MR. PAKOLA: We'll introduce that as
4
    Commission Exhibit Number 2.
5
          MR. CHADWICK: I'll second.
6
          THE CHAIRMAN: Motion, second.
7
          MR. CHADWICK: Second.
8
          THE CHAIRMAN: All in favor?
9
           (Response of aye given.)
10
           THE CHAIRMAN: All right. Mr. Brenner,
11
    would you like to make your presentation?
12
          MR. BRENNER:
                         Surely. Okay.
13
           MR. PAKOLA: And, Mr. Brenner, according
14
    to the Town Code, you have to be under oath.
15
    Would you mind raising your right hand?
16
          MR. BRENNER: No problem. No problem.
17
          MR. PAKOLA: Raise your right hand. Do
18
    you swear that the evidence you're about to
19
    give, today, will be the truth, the whole
20
    truth and nothing but the truth, so help you
21
    God?
22
           MR. BRENNER: I do.
23
           Want to sit, Ken?
24
           MR. KEN HIEP: Sure.
25
           THE CHAIRMAN: Maybe, we should
```

```
5
1
                      Proceedings
2
    identify --
3
          MR. BRENNER:
                         Yes, sir.
4
           THE CHAIRMAN: -- Mr. Hiep.
5
          MR. KEN HIEP: Ken Hiep.
6
          MR. PAKOLA: Are you going to testify,
7
    as well?
8
          MR. KEN HIEP: I don't believe so.
9
           MR. PAKOLA:
                        Okay.
10
           MR. BRENNER: When I said there was a
11
    modification, we had thought that this
12
    Petition was gonna be, earlier. I just made
13
    a slight modification. The first part is,
14
    exactly, the same, but the only thing what
15
    we're here for is just a change in the rate,
16
    which is $27.00 a month, right now, to
17
    $30.00 a month and I'm, also, requesting,
    due to the time situation, I would request
18
19
    that the Town Board to schedule a special
20
    meeting to approve the recommendation, this
21
    year. It would be appreciated, that being
    that those go out, the 1st of the year, and
22
23
     will, financially, harm my client if we had
24
     to wait three months cause it's based on a
25
     three-month budget. I did speak with the
```

7 1 Proceedings 2 Mack Truck. That pretty much establishes 3 the fact that the cost of equipment and the 4 cost of labor has increased, tremendously, 5 way over and above what we put in the 6 Petition. We just wanted to give you the 7 backup material since my client uses Mack 8 Truck in terms of the trucks that he has. 9 The second piece of evidence that you 10 have there is a backup material from an 11 insurance provider, George M. Comas, with 12 Hiep, too, again. It shows that there's 13 been, over the eight-year period, a 14 66 percent increase in the cost of 15 insurance. 16 And the third thing I have for you is 17 the Workmen's Comp situation where he, too, 18 has shown Workmen's Comp has gone up from 19 \$12.74 in 2011 to \$19.00 now. 20 So, pretty much, between labor, between 21 cost of equipment, cost of repairing 22 equipment, I think that's what we think is a 23 very fair increase from the year 2011. 24 MR. BECKMAN: I would just like to add,

I see a 71 percent Health increase, as well.

```
8
 1
                      Proceedings
 2
     So, you supply Health as part of the package
 3
     to all your workers?
 4
           MR. KEN HIEP: We used to only give it
 5
     to --
 6
           THE CHAIRMAN:
                         Wait a second.
                                           You
 7
     haven't been sworn in.
 8
           MR. KEN HIEP: Oh, I'm sorry.
 9
           THE CHAIRMAN: If you're going to give
10
     testimony.
11
           MR. KEN HIEP: All right.
12
           MR. PAKOLA: Why don't you raise your
13
     right hand? Do you swear that the evidence
14
     you're about to give to be the truth, the
15
     whole truth and nothing but the truth, so
16
     help you God?
17
           MR. KEN HIEP: I do.
18
           MR. PAKOLA: And just state your name
19
     for the record.
20
           MR. KEN HIEP: Ken Hiep.
21
           We now have to give insurance for all
22
     the helpers, also. So not only did it go
23
     up, now we have to give it to everybody.
24
           MR. BECKMAN:
                         Everybody gets it now?
25
           MR. KEN HIEP: Yes.
                                Yes.
```

MR. KEN HIEP: For the trucks.

```
10
1
                      Proceedings
 2
           MR. BECKMAN: Part-time labor --
 3
           MR. BRENNER: No, no. Trucks.
 4
           MR. BECKMAN:
                         Okay.
 5
           MR. KEN HIEP: Parts on the trucks.
 6
           MR. BECKMAN: Okay.
 7
           MR. KEN HIEP: There should be an "s"
 8
     on it.
 9
           THE CHAIRMAN: Anything else,
10
    Mr. Brenner?
11
           MR. BRENNER: We're open to questions.
12
           THE CHAIRMAN: All right. Any Members
13
     of the Board would want more time to review
14
     this?
15
           MR. CHADWICK: I'm just looking through
16
     it, right now. I'm looking through it.
17
           MR. HUBER: I do not have any
18
     questions.
19
           MR. PAKOLA: And, Mr. Brenner, do you
20
     have a copy for me?
21
           MR. BRENNER: I didn't give you one?
22
           MR. PAKOLA: I didn't get one.
23
           MR. BRENNER: Oh, that's not nice of
24
     me.
25
           Good.
```

```
12
 1
                      Proceedings
 2
    over the course of one year. That's,
 3
    primarily, the change that was made.
 4
           MR. HUBER: Okay.
 5
           THE CHAIRMAN: This - this letter from
 6
    Mid-Hudson, that's, simply, comparative?
 7
     So, you're comparing it to the --
 8
           MR. KEN HIEP: From --
 9
           MR. BRENNER:
                         The time period.
10
           MR. KEN HIEP: -- from 2011 --
11
           THE CHAIRMAN:
                         Yeah.
12
           MR. KEN HIEP: -- to now.
13
           MR. BECKMAN: So, the Equipment is at
14
     25 percent?
15
           MR. KEN HIEP: Yes. It's gone up,
16
     25 percent.
17
           MR. BRENNER:
                         Okay. So, I think what
18
     everybody's asking is: Sanitation Equipment
     increased 20, 25 percent?
19
20
           MR. KEN HIEP: That's true.
21
           MR. BRENNER: That's 25 percent; right?
22
           MR. CHADWICK: In seven years.
23
           MR. KEN HIEP: This is what I'm talking
24
     about.
25
           THE CHAIRMAN: Yeah.
```

```
14
1
                      Proceedings
2
          THE CLERK: Okay.
3
          MR. BECKMAN: So, Clarkstown, their
4
    current rate?
5
          THE CLERK: Is 25.08, which is they put
6
    it's paid in taxes.
7
          MR. BECKMAN:
                         Right.
8
           THE CLERK: I wasn't comparing apples
9
    to apples cause every town is doing it, a
    little bit different.
10
11
           THE CHAIRMAN: Right. So.
12
          MR. BECKMAN: 25.08 is paid through
13
    their taxes?
14
           THE CLERK: That's paid through the
15
    taxes.
16
           MR. BECKMAN: And it includes Bulk.
17
    And that's their current rate and --
           MR. PAKOLA: No. No.
18
19
           MR. BECKMAN: -- that's pickup?
20
           THE CLERK: It doesn't include Bulk?
21
    Cause the information I got from --
22
           MR. KEN HIEP: 25, rate, plus $4.00.
23
           MR. CHADWICK: Plus $4.00.
24
           MR. PAKOLA: But let me suggest that,
25
    maybe, the way to go about this is to hand
```

15 1 Proceedings 2 this to the witness and he can talk about 3 whether he agrees or if he has knowledge of 4 that. 5 MR. BECKMAN: Yes, that would be good. 6 MR. KEN HIEP: In Clarkstown, this is 7 just the garbage. Bulk is separate. 8 THE CLERK: That's a separate? 40? 9 MR. KEN HIEP: It's \$4.00. 10 A VOICE: \$4.00 a month? 11 THE CLERK: I got -- I was getting -- I 12 got from them: Garbage is 168 for the first can, 88 for an additional can and Bulk is 13 14 \$45.00, additionally. So, I put that all, 15 together, divided it by 12 cause it's 16 monthly, yes. 17 MR. PAKOLA: And, just so we're making 18 the record, what we're referring to is in 19 proposed Commission Exhibit Number 3. Can 20 we vote on whether we can admit this? 21 THE CHAIRMAN: Can we admit? 22 MR. BECKMAN: I'll admit it. I'll vote 23 for it. 24 MR. CHADWICK: I'll second it.

THE CLERK: This, yeah, this is the

www.courtreportingny.com 17 1 Proceedings 2 it. So, when you add that up, it comes to 3 \$301.00. So, you divide that by 12, comes up with 25.08, but then she's got a Leaf 4 5 Pickup in there. So, it's not -- there's 6 not comparison on it. 7 MR. BECKMAN: Okay. That's not apples 8 and oranges. 9 THE CLERK: Exactly. 10 THE CHAIRMAN: Yes. 11 THE CLERK: So, this is the best -- the guesstimate, I could come up with based on 12 13 the information I got. 14 MR. BECKMAN: Why don't you just 15 continue, Stony Point? I see that's 33.50. 16 THE CLERK: Stony Point was rather easy 17 because that one --18 MR. KEN HIEP: It's similar to you. 19 THE CLERK: Yes, it's similar to us. 20 So. 21 MR. KEN HIEP: Except it's curbside. 22 THE CLERK: It's curbside. 100 pounds 23 of garbage, twice a week, including Bulk. 24 MR. BRENNER: They service --

Right.

25

THE CLERK:

```
18
1
                      Proceedings
2
          MR. BRENNER: -- to the house.
3
          MR. KEN HIEP: Haverstraw --
4
          THE CLERK: And it's --
5
          MR. KEN HIEP: -- I don't know how
6
    Haverstraw came up --
7
           THE CLERK: Haverstraw --
8
          MR. BECKMAN: Haverstraw, there's a lot
9
    of stores on that. The Village of
    Haverstraw is on a contract.
10
11
          MR. PAKOLA: Everyone, I just spoke to
12
    the court reporter and, with everyone
13
    speaking at the same time, it's very
14
    difficult. Yeah. So, one person at a time
15
    so she can make sure everything gets taken
16
    down.
17
          MR. BECKMAN:
                         So, let's go to Stony
    Point and ask.
18
19
           THE CHAIRMAN: All right. Now, Stony
20
     Point, that's, essentially, getting the same
21
     service except that it's curbside pickup?
22
           MR. KEN HIEP: Correct.
23
           THE CHAIRMAN: And, Haverstraw, can you
24
    explain? You know, are you familiar with --
25
           MR. KEN HIEP: I don't --
```

19 1 Proceedings 2 THE CHAIRMAN: -- their service? 3 MR. KEN HIEP: I do The Village of 4 Haverstraw. They pay a lot of money. It's 5 very very heavy garbage. There's a lot of 6 people in each dwelling. 7 THE CHAIRMAN: Right. 8 MR. KEN HIEP: They pay a lot of money, 9 but, otherwise, on the number, it's very 10 confusing. It's two-family, three-family. 11 It's all over the place. It's like one 12 number, we just sort of divide up on, 13 Mr. Chairman. It's very hard to compare 14 apples. 15 THE CHAIRMAN: How about this: Do you 16 know if there's a difference between the 17 villages and the town? 18 MR. KEN HIEP: Yes. Yes. Village is -19 is Downtown Haverstraw. 20 To be honest with you, guys, Stony 21 Point is your closest town like yourself. 22 It is, privately, paid. It's not paid in 23 your taxes. You know, it's the most 24 similar. 25 MR. BECKMAN: And it includes Bulk

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20
1
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2
    Pickup?
3
           THE CLERK: I'm sorry. It doesn't
     include Bulk Pickup.
4
5
           MR. KEN HIEP:
                          No?
6
           THE CLERK: Bulk Pickup's the Highway
7
    Department. That's just for appliances.
8
           MR. BECKMAN: That's only --
9
           MR. KEN HIEP: Where are you talking
10
    about?
11
           THE CLERK:
                       This is Stony Point.
12
           MR. BECKMAN: Stony Point.
13
           THE CLERK: They pick up appliances,
14
     the Highway Department, but you -- but the
15
    Garbage will pick up Bulk. So, that is
16
    included.
17
           MR. KEN HIEP: Yeah, I'm not sure.
18
           MR. BECKMAN: And then tell me where
19
     you got the $27.00 Ramapo number from.
20
           THE CLERK: Well, the Ramapo number is
21
    based on -- they're just stating they're
22
    doing it, 26 for the first year, that's
23
     2016. 2017 was 26. 2018 was for Year -
24
    Year 3, and it's in the taxes. Um, they
25
    only pick up one to two and three-family
```

```
21
1
                      Proceedings
2
    houses. Wasn't clear if Bulk was included.
3
    It was hard to get the information to be,
4
    exactly, like our information.
5
           THE CHAIRMAN: All right.
 6
           THE CLERK: Because there's a lot of
7
    villages in Ramapo, as well.
8
           THE CHAIRMAN: Oh, yeah. You're
9
    familiar with Ramapo at all?
10
           MR. KEN HIEP: No.
           THE CHAIRMAN: Okay. I don't know
11
12
    whether they pick up Bulk there or not.
           MR. BECKMAN: Well, in the Village of
13
14
     Spring Valley, I know that that's done
15
     through the Solid Waste Authority.
16
           MR. KEN HIEP: Yeah.
17
           THE CHAIRMAN: Right.
           MR. BECKMAN: Okay.
18
           MR. KEN HIEP: So does Hav -- so does
19
20
     the Village of Haverstraw.
21
           MR. BECKMAN: Village of Haverstraw is
22
     done through the Solid Waste Authority and I
23
     know a couple of the other villages are done
24
     through the Solid Waste Authority.
25
           MR. KEN HIEP: Yeah.
```

Proceedings

MR. BECKMAN: So, I don't know what's really comparable other than Stony Point.

THE CHAIRMAN: Stony Point.

MR. BECKMAN: The most comparable.

THE CLERK: Yeah. That was, basically, was the easiest one.

THE CHAIRMAN: Okay.

THE CLERK: That was one of the applesto-apples comparisons - Stony Point.

THE CHAIRMAN: Okay. Well, it gives us a rough idea for a comparison, at any rate.

Anybody like to say anything or ask any other questions?

MR. BECKMAN: I don't have any other questions.

17 THE CHAIRMAN: Right?

MR. BECKMAN: If there are no other questions, I think we should just move to go into executive session.

MR. CHADWICK: Yeah.

MR. PAKOLA: Well, actually, there's

some other thing. Oh, I do have a question,

24 | if I can ask.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

18

19

20

21

25

THE CHAIRMAN: Oh, certainly.

1 Proceedings 2 MR. PAKOLA: Mr. Brenner, I noted that 3 these attachments to your Petition, they 4 relate to one company. To your knowledge or either witness, what's -- the numbers that 5 6 you quoted, are those consistent throughout 7 the industry with the other carters? 8 MR. KEN HIEP: I would suppose so. 9 would suppose so. I mean everybody's doing 10 it, the same way. 11 MR. PAKOLA: Because, again, this 12 Commission is going to recommend it for 13 everyone. 14 MR. KEN HIEP: Yeah, just I'm sure 15 everyone would agree. 16 MR. PAKOLA: Okay. And, Mr. Brenner, 17 do you represent other companies or just --18 MR. BRENNER: I just represent the 19 other companies, too. I do. 20 MR. PAKOLA: You do? 21 MR. BRENNER: Yes, I do. 22 MR. PAKOLA: So, to your knowledge, 23 these numbers are reflective? 24 MR. BRENNER: They do. 25 MR. PAKOLA: Okay. So, that is

24 1 Proceedings 2 accurate? 3 MR. BRENNER: That is correct. 4 MR. PAKOLA: And, before we go into 5 executive session, I think we have to ask if 6 there's anyone in the public who would like 7 to speak. 8 MR. BECKMAN: Absolutely. 9 THE CHAIRMAN: Is there anyone in the 10 audience, in the public, who would like to 11 make any statements or ask any questions? 12 A VOICE: Nope. 13 ANOTHER VOICE: No. 14 THE CHAIRMAN: Well, that's what I 15 thought. 16 MR. PAKOLA: You can take four or --17 THE CHAIRMAN: There might be - there 18 might be someone from the public, here. 19 we have to ask. Usually, there's someone. 20 Where's Gail Raffaele when we needed her? 21 MR. BRENNER: I told her it was 22 tomorrow night. 23 MR. PAKOLA: And that was a joke; right? 24 MR. BRENNER: Yes.

THE CLERK: Yeah. It's being recorded.

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1
                      Proceedings
2
          THE CHAIRMAN: All right. There being
3
    no other questions from anyone in the
    audience --
          MR. BECKMAN: Close the public hearing.
5
           THE CHAIRMAN: Yeah, we'll -- No.
                                               We --
6
7
          MR. BECKMAN:
                         To close the public
8
    hearing and go into executive session.
9
          THE CHAIRMAN: Okay. Motion. All in
10
    favor?
11
           (Response of aye given.)
12
           MR. PAKOLA: I guess, I would only say
    do we need to go into executive session?
13
14
           MR. BECKMAN: Yes.
15
           MR. PAKOLA:
                        Okay.
           (The Board meets in executive session.)
16
17
           MR. PAKOLA: And we'll go back on the
18
     record and I will note for the record that
19
     that meeting was more in the form of an
     attorney-client confidential meeting than it
20
    was an executive session.
21
22
           Mr. Brenner, if you want to come back
23
     up.
24
           MR. BRENNER: Absolutely.
25
           MR. PAKOLA: And I believe that there
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26
1
                      Proceedings
2
    was, at least, one or two things.
          THE CHAIRMAN: One clarification.
3
          MR. PAKOLA: Yeah.
4
5
          THE CHAIRMAN: Okay. That, under the
    old, our old agreement, there's some concern
6
7
    over the senior-citizen discount.
8
          MR. KEN HIEP: 10 percent.
9
          MR. CHADWICK: 10 percent?
10
          MR. KEN HIEP: Yes, 10 percent.
           THE CHAIRMAN: And that that's
11
12
    maintained; right?
13
           MR. KEN HIEP: Correct.
           THE CHAIRMAN: All right.
                                      That
14
15
    clarifies that. Okay.
16
           THE CLERK: And did you want that
17
     included up in --
           MR. BECKMAN: Yeah. Can there be a
18
    notice somehow put on their bills if you're
19
20
     a senior citizen, you may apply?
           MR. KEN HIEP: Well, they, prob -- we
21
     can do that, but they, probably, have it
22
23
     already --
24
           MR. BECKMAN: Yeah.
25
           MR. KEN HIEP: -- existing.
```

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1
                      Proceedings
 2
           MR. BECKMAN:
                         I'm sure they do.
                                             Then
 3
     you're familiar with the procedure? They
 4
     come to the Supervisor's Office. They bring
 5
     their license to the Supervisor.
 6
           MR. CHADWICK: That, correct, Medicaid.
 7
           MR. KEN HIEP: Cathy, what do you --
 8
           A FEMALE VOICE: Kay sent in a copy of
 9
     their Town Senior Citizen Card or a copy of
10
     a license or anything --
11
           MR. BECKMAN:
                         Right.
                                 In other words --
12
           SAME FEMALE VOICE: -- that would be
13
     done and I'd change it.
14
           THE CHAIRMAN: Did you get - did you
15
     get your senior-citizen discount there, Don?
16
           MR. BRENNER:
                        Yup.
17
           THE CHAIRMAN: Okay.
18
           MR. BRENNER: But, you know, I didn't
     get a STAR, this year. My daughter did.
19
20
     She says, "Look, STAR."
21
           THE CHAIRMAN: All right.
22
           MR. PAKOLA:
                       Okay.
23
           MR. BRENNER: All right.
24
           THE CHAIRMAN: Should we --
25
           MR. PAKOLA: I guess --
```

Proceedings 1 2 THE CHAIRMAN: -- make a motion? 3 MR. PAKOLA: -- I don't think that 4 anyone new is here. So, there's no one in 5 the public that would wish to speak again. 6 Close down the public portion and then do 7 you want to do findings? 8 THE CHAIRMAN: Yes. And would, let's 9 see, Bill, you want to make your 10 recommendation, here? 11 MR. BECKMAN: Yeah. Okay. 12 THE CHAIRMAN: We'll make our findings. 13 MR. BECKMAN: Based on the 14 presentation, that in our questions back and 1.5 forth with Counsel and the carters, we found 16 that the costs have gone up in the industry 17 since the last increase that they requested, which was in 2011, I believe. Now, it's 18 19 2019. So, that's close to eight years. There have been substantial increases in 20 expenses as presented by Counsel and there's 21 22 definite need for an increase based on the 23 information provided. 24 In addition to that, the Counsel and

the industries agreed to continue the

25

```
1
                      Proceedings
 2
     senior-citizens' exemption at 10 percent
 3
     under the current program and, based on all
 4
     the foregoing and everything else in the
 5
     transcript, I would recommend that the
 6
     change for 2019 go to -- unless you want to
 7
     separate it out?
 8
           MR. PAKOLA: I would separate it out to
 9
     findings of fact.
10
           MR. BECKMAN: So, those are findings of
11
     fact - the substantial increases,
12
     presentation made to support the changes.
13
     Everybody knows Healthcare costs have gone
14
     up.
          Equipment costs have gone up. Labor
15
     and everything pointed out; Workmen's Comp,
16
     especially, and it's a well-presented
17
     Petition.
18
           MR. PAKOLA: And do you find the
19
     suggested hike reasonable?
20
           MR. BECKMAN: Yes, I find it suggested.
21
           MR. PAKOLA: And if everyone can vote
22
    on those findings, today?
23
           MR. BECKMAN: Right.
24
           THE CHAIRMAN: All those in favor of
25
     approving or - or - we -- we'll recommend,
```

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30
 1
                      Proceedings
 2
     make a recommendation --
 3
           MR. BECKMAN:
                         No, no. The findings.
 4
           MR. KEN HIEP: The findings of fact.
 5
           THE CHAIRMAN: Factor that the new
 6
     charge of $30.00 a month beginning January
 7
     of 2019 is a fair and accurate.
 8
           MR. PAKOLA: Okay. And then --
 9
           MR. BECKMAN: Now, do you want it,
10
     separate?
11
           MR. PAKOLA: Yes, and then I'll make a
12
     comment.
13
                         Okay. So, the findings.
           MR. BECKMAN:
14
     Do the findings, first.
15
           THE CHAIRMAN: Go ahead.
16
           MR. BECKMAN: I made them. I said it
17
     and I make a motion --
18
           MR. CHADWICK: I second.
19
           MR. BECKMAN: -- supporting the
20
     findings.
21
           MR. CHADWICK: I second it.
22
           MR. BECKMAN:
                         Second it. Okay.
23
           THE CHAIRMAN: All in favor?
24
           (Response of aye given.)
25
           THE CHAIRMAN:
                          Okay.
```

(Response of aye given.)

25

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		34
1	Proceedings	
2	THE CLERK: No other business.	
3	MR. BECKMAN: Any licenses? Nothing?	
4	THE CLERK: No.	
5	THE CHAIRMAN: Motion to adjourn the	
6	meeting.	
7	MR. CHADWICK: I second that.	
8	THE CHAIRMAN: Fred. Fred makes it.	
9	Second. All in favor?	
10	THE CLERK: The time?	
11	(Response of aye given.)	
12	THE CHAIRMAN: The time I have is	
13	THE CLERK: 6:05.	
14	THE CHAIRMAN: 6:06. Okay.	
15	(Time Noted: 6:06 p.m.)	
16	* * *	
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		, 20	
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AMENDMENT No. 2 TO STANDARD LEASE AGREEMENT

This Amendment No. 2 to Standard Lease Agreement ("Second Amendment") is made by and between The Town of Orangetown, a municipal corporation, ("Lessor") and T-MOBILE NORTHEAST LLC, a Delaware limited liability company, successor-in-interest to Omnipoint Communications, Inc., ("Lessee").

WHEREAS, Lessor and Lessee entered into that certain Standard Lease Agreement dated November 18, 1998, as amended by Amendment No.1 To Standard Lease Agreement (the "Agreement"), whereby Lessor leased to Lessee certain space on the ground and on the lattice tower on the property located at 127 Route 303, Orangeburg, New York 10962 (the "Property");

WHEREAS, Lessee desire modify its Installation to include a diesel generator and associated equipment within the Premises;

WHEREAS, Lessor and Lessee hereby affirm that, as of the date hereof: (i) no breach or default by Lessor or Lessee occurred; and (ii) the Agreement, and all the terms, covenants, conditions, provisions and agreements thereof, except as expressly modified by this Second Amendment are in full force and effect, with no defenses or offsets thereto; and

NOW THEREFORE, in consideration of the mutual covenants contained in the Agreement and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Lessor and Lessee hereby agree as follows:

- 1. <u>Equipment Modification</u>. The Installation is modified as shown in the attached Exhibit B-1, which is incorporated herein by this reference. All references to Exhibit A-1 are hereby augmented by Exhibit B-1. In the event the Agreement requires Lessor approval of Lessee's modifications to the Installation, Lessor hereby approves such modifications shown in the attached Exhibit B-1. Notwithstanding Exhibit B-1, Lessee shall retain equipment entitlements as set forth in Exhibit A-1.
- 2. <u>Hazardous Substance</u>. Lessee and Lessor shall not introduce or use any Hazardous Substance on the Property in violation of any applicable law. Each party agrees to defend, indemnify and hold harmless the other from and against any and all administrative and judicial actions and rulings, claims, causes of action, demands and liability (collectively, "Claims") including, but not limited to, damages, costs, expenses, assessments, penalties, fines, losses, judgments and reasonable attorney fees that the indemnitee may suffer or incur due to the existence of any Hazardous Substances on the Property or the migration of any Hazardous Substance to other properties or the release of any Hazardous Substance into the environment (collectively, "Actions"), that relate to or arise from the indemnitor's activities on the Property. As used in this section, "Hazardous Substance" shall mean any substance, chemical or waste that is identified as hazardous, toxic or dangerous in any applicable federal, state or local law or regulation. This Section 2 shall survive the termination or expiration of the Agreement.

Site Number: RK05068B Site Name: Orangeburg Market: New Jersey **3. Notices**. The notice address for Tenant shall be updated as follows:

TENANT:

T-Mobile Northeast LLC 12920 SE 38th Street Bellevue, Washington 98006 Attn: Property Management

Site No.: RK05068B

- 4. <u>Consent and Authority</u>. Lessor represents and warrants to Lessee that the consent or approval of a third party has either been obtained or is not required with respect to the execution of this Second Amendment. Each of the parties represent and warrant that they have the right, power, legal capacity and authority to enter into and perform their respective obligations under this Second Amendment.
- 5. <u>Successor and Assigns</u>. This Second Amendment will be binding on and inure to the benefit of the parties herein, their heirs, executors, administrators, successors-in-interest and assigns.
- 6. <u>Full Force and Effect</u>. Except as specifically amended herein, the remaining terms of the Agreement shall remain in full force and effect. To the extent any provision contained in this Second Amendment conflicts with the terms of the Agreement, the terms and provisions of this Second Amendment shall prevail. All capitalized terms shall have the meaning ascribed to them in the Agreement unless otherwise defined in this Second Amendment.
- 7. Execution of Duplicate Counterparts is Deemed an Original. This Second Amendment may be executed in duplicate counterparts, each of which will be deemed an original. Signed facsimile and electronic copies of this Second Amendment shall legally bind the Lessor and Lessee to the same extent as original documents.

[SIGNATURES APPEAR ON THE FOLLOWING PAGE]

IN WITNESS WHEREOF, the parties have executed this Second Amendment on the day and year last written below.

LESSOR The Town of Orangetown	LESSEE T-Mobile Northeast LLC
By:	By:
Name:	Name:
Title:	Title:
Date:	Date:

EXHIBIT B-1

SEE ATTACHED.

APPROVED
By Joseph Mendez at 7:25 pm, Sep. 13: 2016



CONSTRUCTION DRAWINGS ALI SCALES RELATIVE TO 207337 PAGE 3122

T-MOBILE NORTHEAST, LLC

GENERATOR UPGRADE ROCKLAND COUNTY TAPPAN, NY 10983 SITE #: RK05068B 119 ROUTE 303

SITE LOCA	SITE LOCATION INFORMATION
SITE ID NUMBER:	RX05068B
SITE ADDRESS:	119 ROUTE 303 TAPPAN, NY 10983
JURISDICTION:	TOWN OF DRANGETOWN ROCKLAND COUNTY
BLOCK: LOT:	74.15 1-20
PROPERTY OWNER:	TOWN OF ORANGETOWN 26 WEST ORANGEBURG ROAD ORANGEBURG, NY 10962
APPLICANT	T-MOBILE NORTHEAST LLC 4 SYLVAN WAY PARSIPPANY, N.J. 07054

SITE CHA	SITE CHARACTERISTICS
LATITUDE:	N 41.038403 (NAD 83)
LONGITUDE:	W -73.945959 (NAD 83)
STRUCTURE TYPE:	LATTICE
LOCATION OF PROPOSED EQUIPMENT:	EQUIPMENT PAD

DISAPPROVED!

APPROVED

APPROVALS

KEY MAP

PA E DATE

CONSTRUCTION MANAGER

PATE

OPERATIONS MANAGER SITE ACQUISITION

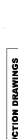
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OWNER/OWNER REPRESENTATIVE



SHEET INDEX	SHEET DESCRIPTION	TITLE SHEET	FINAL COMPOUND PLAN & NOTES	EXISTING & PROPOSED EQUIPMENT PLANS	DETAILS	GENERATOR DETAILS	ONE-LINE DIAGRAM & DETAILS	ELECTRICAL NOTES
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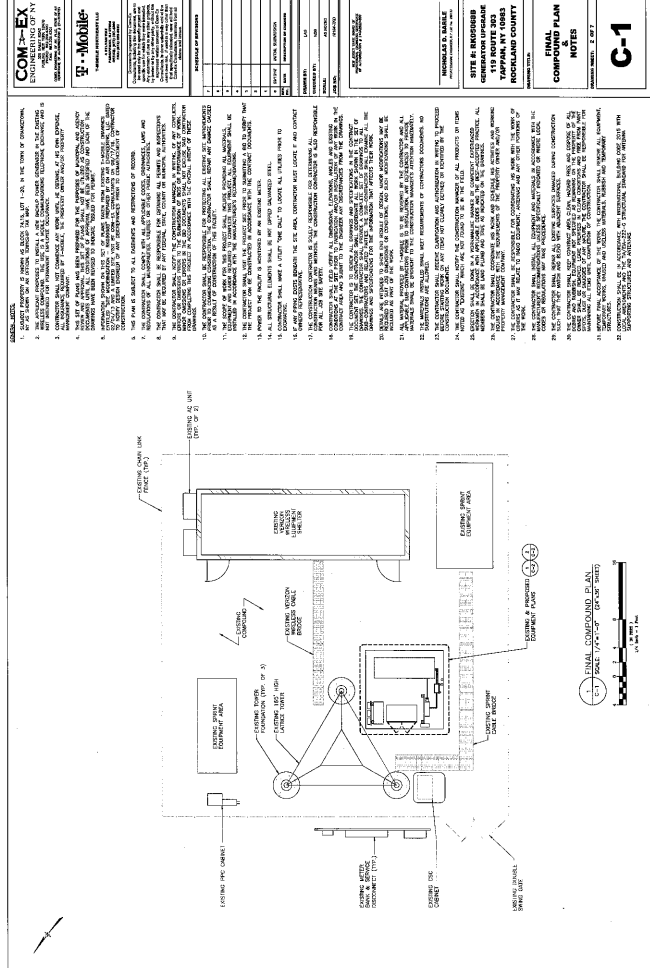
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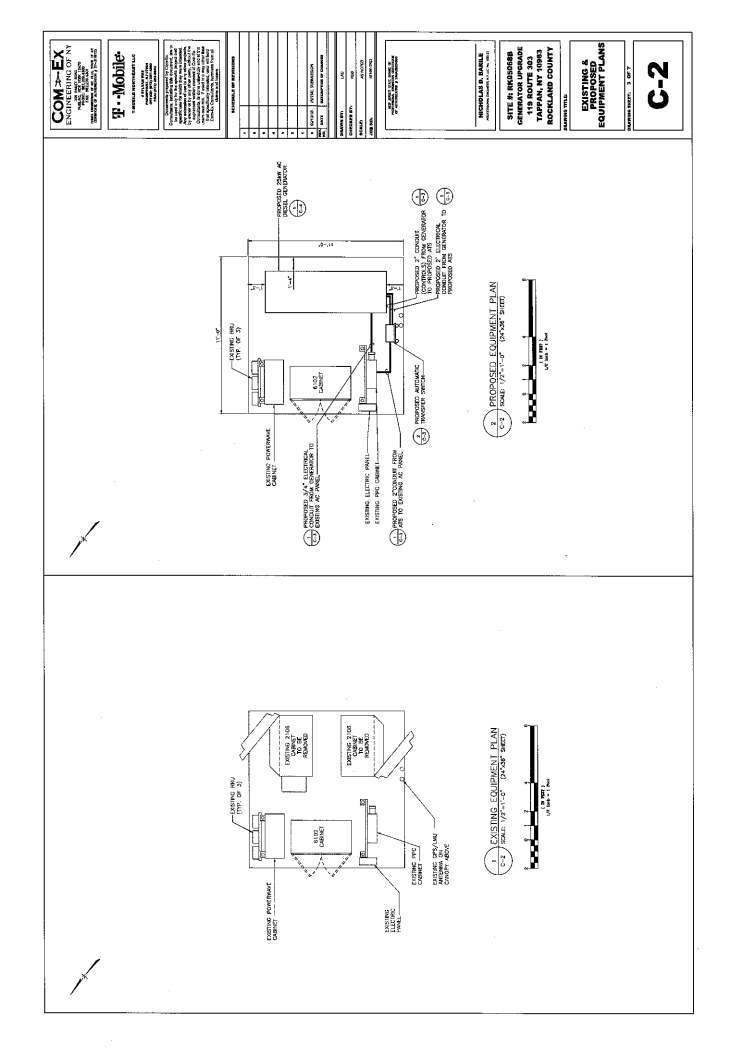
GENERATOR UPGRADE 119 ROUTE 303 TAPPAN, NY 10983 ROCKLAND COUNTY SITE #: RK05068B

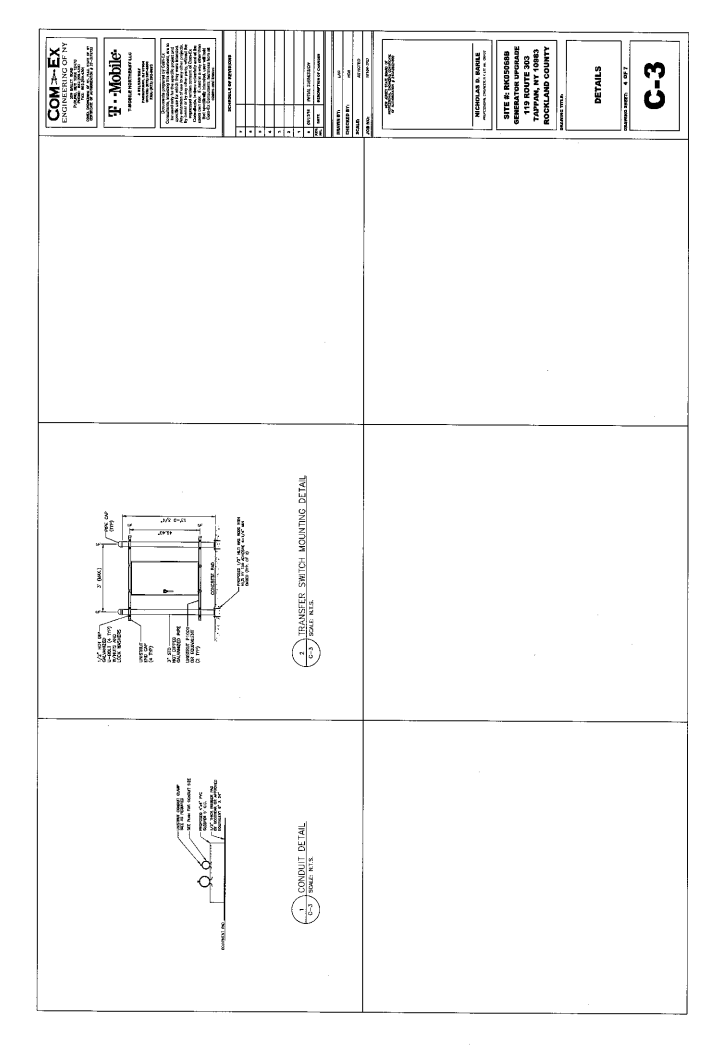
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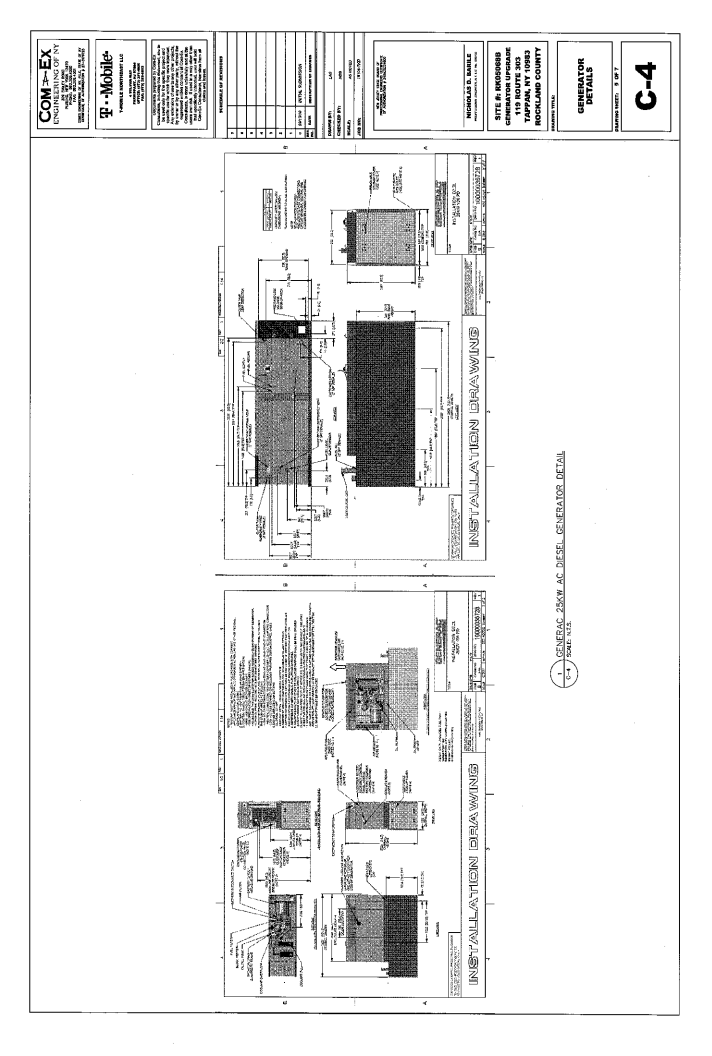
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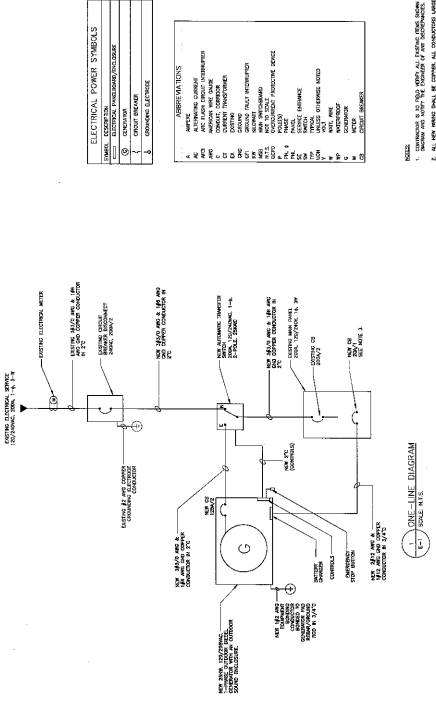


FINAL COMPOUND PLAN ROCKLAND COUNTY 119 ROUTE 303 TAPPAN, NY 10983 NICHOLAS D. BARILE SITE #: RK05068B HER LOKET WATE BOARD OF PROPERTY OF AUTHORISES









1. CONTRACTOR IS TO PIELD VERIFY ALL ENSTING ITEMS SHOWN ON THE ELECTRICAL ONE—LINE DRICHMAND NOTIFY THE ENGINEER OF ANY DISCREPANCIES.

2. ALL NEW WIRING SHALL BE COPPER, ALL CONDUCTORS LARGER THAN \$10 AMS SHALL BE THWN-2, THW-2, RHM-2, OR XHHM-2 WIRE UNLESS NOTED OTHERWISE.

FINAL ELECTRICAL SERVICE LAYOUT SUBJECT TO UTILITY CORPORATION

T·-Mobile

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SCHEDULE OF REVISIONS

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NICHOLAS D. BARILE

SITE #: RK05068B GENERATOR UPGRADE 119 ROUTE 303 TAPPAN, NY 10983 ROCKLAND COUNTY

ONE-LINE DIAGRAM & DETAILS

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DRAWING SHEET: 6 OF 7

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- only mutten chances and/or modifications approved by the enginer, consistence engineer of pressultative, will be recognized.
 - 1.5 THE BLECTHICAL CONTRACTOR SHALL SUBHIT, FOR THE ENCHEER'S APPROVAL, DÉTAILED SHOP DRAWINGS OF ALL ECAIPMENT SPECIFIED.
 - 1.6 CONTRACTOR SHALL CORRONATE WITH SPECIFICATIONS PROVIDED BY DIFFER TRADES.
 1.7 PROVIDE OFFENTING AND MAINTEMANCE MANNACE, PERS SPECIFICATIONS, AND DAY FOR MEDIFORMICAL DOWNING WITH A LAY CALANDE WHO OPERATION.
- 1.1 FEET PROJECT FREE FROM RABBINS RABBON ALL EXTRODUL RABBON FROM STITL.

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- CENTRACTOR SALE FURNAL ANTINOL, LOSSON, TOCAS, COMPANY, CONSUMABLES SANE SERVICE STANDARD STA
- 112 DÉCHROAL MONE SAAL INCLUDE ALL RECURED CUTHIC, PATCHIC AND THE FULL PROTECTION OF THE AND FLOOR THAT THE SACRACES. ALL EQUIPABIT, WALLS ALONG THE CONSTRUCTING SAAL, EE REPARED TO THE CONTRACTORS CUPING.
- LIA BETON STRATEM IN SERVING AND COUNTRY OF THE AUGUSTAN THE COUNTRY OF THE COUNT
 - 1.15 UPON COMPLETION OF THE ELECTRICAL WORS, THE CONTRACTOR SHALL TEST THE COMPLETE ELECTRICAL SYSTEM FOR SPROED OF THE OPERATION, IN THE PRESENCE OF THE OPERATION, IN THE PRESENCE OF THE OPERATION OF THE OPERA THE CONTRACTOR SHALL CONTRACTOR IN LOCATION OF ALL UTILITIES. THE CONTRACTOR IS RESPONSIBLE FOR REPAIRING ANY DAMAGE TO EXISTING UTILITIES.
- THE UPON COMPLETON OF MORE, THE CONTRACTOR SHALL CLEAR AND ADJUST ALL EQUIPMENT AND LIGHTED AND ENGINEED. RESULTS SHALL OF SHALL THE DEPARTMENT OF SHALL SHALL IS SHALL THE DEPARTMENT OF SHALL SHALL IS SHALL THE DEPARTMENT.
 - 1.17 THE COMTRACTOR SHALL FIELD VERIFY DIMENSIONS OF PINISHED CONSTRUCTION PRICE TO FARRICATION AND INSTALLATION OF PATRICES AND COUPMENT. THE EXACT ROLING OF CONDUITS AND "MC" CABLES SHALL BE DETERMED IN THE FIELD.
- EFE CORPINATION SALL PRODUCE ALL MANDELS AS SURVINO IN THE DRAWING AND/OF AS SPECIES. ALL MATERIALS SHALL EN PIR, AND EACH THE ULBERL ALL WORK SHALL BE ADMINISTED FOR A PERSON OF OF CONTRACTION FOR A PERSON OF ONE (1) TACK FIND HE DATE OF CONTRACTION FOR A PERSON OF ONE (1) TACK FIND HE DATE OF CONTRACTIONS OF THE OPIES. 1.19 of The Course Parking has perspectations, consider any work on the person the course parking the person of th
- 1.21 DRANNICS ART TO BE CONSIDERED DIAGNAMATICA NO SHALL BE POLLORED AS CLOSELY AS SOCIOURNES ALTON TO CALCALIFE. THE ARRIVES AND SOCIOURNES ALTON TO CALCALIFE OF REPRESENT AND MAIN 15 SHAWING AND SOCIOURNES AND SOCIETATIONS CONDUCTION TO ARRANGES, AND WAR 15 SHAWING THE DIAGNAM OF THE SOCIETATION OF MAIN 15 SHAWING THE SECRETATION AND THE SECR
 - 123 DRINKETS HEL MAKE A FINAL BUTCHON WITH FIE OWGET AND DOWNERTON ON THE WITH THE CONTINCTION IN PRINCED THIS DISCUSSION OF THE DRINKEN HAS SHALL BUTCHES. THE CHARLES SHALL BUTCHES THE CONTINUE OF WELL SHALL BUTCHES AND THE CHARLES AS AND RECEIVED THE SOUL METERS AS AND RECEIVED THE CONTINUES SUCH ROSE OF BUTCHES. 1.22 al ecuipment connections shall be installed for applicable seishic requirada

- DEFECTOR SHALL PROBLED AS ACCOUNTED INDUCATION OF POPITION OF THE WINNER HE DEFECTOR SHALL ESHIDALE, REQUEND TO CONFULE THE MINE, IN CONFUNDING WHI ALL PROFILE ALL WAS ATTACKED FOR CONFULE THE MINE, IN CONFUNDING WHI ALL PROFILE THE OWNER'S REPRESENTANT. 2.1 THE CONTRACTOR SHALL NEMEY FIELD CONDITIONS AT THE SITE AND NOTIFY THE OWNER OF ANY DISCREPANCIES, PRICH TO COMMENCING WITH THE WORK. 2.2 THE CONTRACTOR SHALL REVIEW AND COORDINATE WITH THE DOCUMENTS OF ALL TRADES.
- 2.4 RETEX TO THE CONSTRUCTION BRANKES AND REPROPAGE YEARONE DIRENGONED LATON FOR AN ELECTROPAL GENESS AND EQUIPMENT.

 I. STRINGS MILLIAMS MOUNTED LIMMANUS. 2.5 REFER TO THE PLUMBING DRAWINGS FOR THE LOCATIONS OF THE FOLLOWING: A. CENERATOR
- AND TOWN OF POINT SHALL BE CHORRANED MIN THE OWERS, ARGUITET AND PROJECT LEADED ALL LESS THAN 2 DAYS SHALL BE CHORRANED WITH THE WORN OF SHALL BE CHORRANED WITH THE ADDITION SHALL BE CHORRANED WITH THE ADDITION SHALL BE CHORRANED WITH THE CHORRANED AND SHALL BE PROVIDED BY THE ELECTRICAL CONTRECTOR THE THE CHORRANED OFF 2 DAYS.
 - EMACT LOCATIONS OF CUITETS AND EQUIPMENT SHALL BE CORROHANDD WITH ARCHITECTURAL MOLLINOS FLACE ALL COLLET AND EQUIPMENT LATOXIS SHALL BE YEARIDD AND COORDINATED WITH MINK OF OTHER TRADES. ALL CONDUITS AND DEVICE BOXES SHALL BE PROVIDED BY THE ELECTRICAL CONTRACTOR, INCLUDING ALL TECHNOLOGY CONDUITS AND BOXES.
- 2.9 PROVIDE TEMPORARY LICHTING AND POMER IN ACCORDANCE WITH ARTICLE JUST OF THE INTERIOR OF UNITED STRUKES, OF UNITED BY THE CONTRACTOR.

 TRANSPAL IS RECUESTED BY THE CONTRACTOR.
 - 2.10 COLOGE AND FINISHES OF ALL UBSPING PYTHEIGS SYAL, RE. AS DETENMEND BY THE REPRESSY OMERS WE SHOULD SELECT SAME TROWN PARABLEST. AS STRUCKUROS FUR. CRUPACHY STOCKED, PROVING CUSTOM ENGANING FOR ALL DIMERS SHITCHES. 2.2.2.2.0.7.24, ser prof. Adv. Consult To Catagle Growth while adverged the Catagle Ca 21) THE CONTRACTOR SHALL CONTACT THE BUILDING MANAGER TO GRIGIN A COPT OF THE GRIEFAL REQUIREMENTS AND/OR CONDITIONS TO BE USED FOR THIS PROJECT.
 - 2.13 CONTINUENS SMALL YERRY ALL EXOMPLEM FOWER FEDERLEARINS AND PRODUKET THES WITH EXOLUTIONS THANKFACTURES AND OWNER FROM TO FOMER DISTRIBUTION AND FREEHALL INSTALLATION.
- EFFECTIVELY PROTECT ALL MATERIALS AND EQUIPMENT FROM DIVINGUALISTICAL AND PHYSICAL ANAMACE UNIT, FINAL ACCEPTANCES, CLOSK AND PRETECT ALL DEBRINGS DIVINGUE OF STRAIGHT TO RETALKE THAN SAMMACED.
 - all materials, equenent and notewayshe shall be glaranteed in irrithic for a minimum of one thar after final acceptance by onner.
- 4.2 obtan and deliver to the owner's representative all glarawings and certificates of complance.

S.1 CONTRACTOR SHALL DRIVAIN AND PAY FOR ALL REQUIRED PERHITS AND INSPECTION FEES FOR ELECTRICAL WORK.

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- ALL DOWNLIGHT, BY AND AND ASSET OF THE PROPERTY CONTROL OF CONTROL OT CONTROL OF CONTROL OT CONTROL OF CONTROL OF CONTROL OT CONTROL
- 6.2 ALL FLOVIOLE CONDUIT BY NOT OR DRY AREAS SHALL BE LIQUID TIGHT CONDUIT, NONHITHALIC FLORBALE CONDUIT IS SPECIFICALLY PROHIBITED.
 - 6.3 CONDUT SHALL BE RINN AT RIGHT ANDLES AND PARALLE, TO BULIDNG LINES, SHALL BE MARIY RAKEND AND SECURETY PROSENDE, JONCHON BODES SHALL BE PREVIOUD WERE REGULARD TO POLITANE INSTALLATION OF MIRES.
- 6.6 ARMHOCHENT OF CONDUIT AND EQUIPMENT SHALL BE AS INDICATED, UNLESS MODIFICATION IS REQUIRED TO ANOID INTERPERENCES. 6.4 ALL CONDUIT AND ELECTRONE EXUPAINED SHALL BE SUPPORTED FROM THE BUILDING STRUCTURE IN AN APPROVED MANNER. 6.5 ALL EMPTY RACEMAYS SHALL BE FURNISHED WITH A 200 LB. TEST INLON DRAG LINE.
- 8.8 FOR COMPUTE CROSSING EPANSION JOINTS, PROVIDE EXPANSION FITTINGS FOR SIZE 1-1/4. AND LANGER PROVIDES SECTIONS OF ILENIEE CONDUIT WITH GROUNDING JUNIFIER FOR SIZES I AND SMALLER. 6.7 AL ROCENTY AND THIND SHALL BE CONCEALED IN FINESIED ARCAS, RACERTY IN ALCOHAVICA ROCKS, ENSEMBITS AND CRAM. SPACES MAY BE SURFACE MOUNTED.
 - THE CONTRACTOR SMALL SEAL ALL PORTINATIONS THROUGH FIRE. (RATED BALLS AND FLOORS) THIN ARROPOOL THE WILLS ALL PORTINATIONS THROUGH ALL WILLS AND EXCORPS SMALL ES SALLED, CHA ALL SIAS PERFENDINGS THE LETHOU, DEPTHS AND LICEATIONS SHALL BE PRE-APPROVED BY THE BUILDING ENGINEER PRICE TO THE START OF WORK. GJOTHE CONTRACTOR SMAL INSTALL DETECTABLE UNDERGROUND TAPES FOR THE PROTECTION, LOCATION AND IDENTIFICATION OF UNDERGROUND CONDUIT INSTALLATION.
 - 1.12 ALL PERETINATIONS THROUGH FLOORS SHALL BE FIRE STOPPED AND SCALED WITH APPROVED SEALANT. 6.11 EXACT ROUTING OF CONDUITS AND CAGLES SHALL BE DETERMINED IN FRLID.
 - B. SELECTRICAL PACCAWA CONNECTORS TO VARIATING COLINEAR AND MACHINERY SLICH AS MORENTE TRANSPORMERS, ETC., SHALL BE JASCE WITH REDUBLE LIAUD TOST METALLIC CONDUIT.
- B.1500 NOT RIN RUGENUS GLOSGY THAN 6 NOISS THEN FRAULE. TO JOT NOTES ADDR. IT PRESENTED TO STORM WITH GOT STAMP PRESENCED SATE AMBINDA OF A INCIDENT ADDR. IT CONSISSING BELLY IS UNANSMAPPEL. PROVIDE INTO SATELLING STRAIN PRESENCED TO PROVIDE THE ON STEAM PRESENCE STRAIN FOR STRAIN PRESENCED TO PROVIDE THE ON STEAM PRESENCE STRAIN PROVIDED TO STRAIN PRESENCED TO PROVIDE THE ONLY OF STRAIN PRESENCED TO PROVIDE THE OWNER OWNER OF STRAIN PRESENCED TO PROVIDE THE OWNER OWNER OWNER OF STRAIN PRESENCED TO PROVIDE THE OWNER
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- 7.1 INTRIGN OUTLIT BOXES SHALL BE METALLIG, DOCEPT AS NOTED. FAN MOUNTING BOXES SHALL RE WHILD YOR THE "APPLICATION FAND FOR THE CREAT OF THE FAN. EXTENDED FOUNDS SHALL BE OVER ALLMINIUM AND SHALL BE WAS TREPHETINGHT. 7.2 INTEROP JUNCTON BOXES SIVIL BE SHEET STEEL ESTEROR JUNCTION BOXES SWALL RE NOMENALLIE. WITH SCHED COVERS. BOXES SIVIL BE SUPPORTED NUDGENORMED NUDGENORMED OF CONDUCTS.
- AL HINDE MULTIES STRUCTES OF OR RECOPICIONES ARE INDUCATED AT THE SERVE LOCATION, THEY SERVE IT MULTIPLE STRUCTES THE MULTIPLE SERVED A COMMON PACIFIATE. TICHNOLOGY OUTLITY SHALL BY STRUCTES THEY ARE AND BY PROVIDED WITH SERVENTE PACIFIATES FROM THE ASSICIATED POWER RESPIRAÇES.
- 2.2 OURS DOUGH TO STATE CHAPTER, THE STATE THE STATE THE STATE STATE IN STATE 7.5 recopracies small be accessible except a dedicated receptacle hay be obstructed by the reactivable equipment it serves.
 - 7.3 SET BOXES SOUNDE AND TRUE WITH BUILDING FINDER, INSTALL RECEPUACIE AND SWITCH OUTLIES IN ADMINISTED OF FREEHOOFING. SEGURE TO BUILDING SPRUCTURE IN ACCORDANGE, WHITH MECH RECOMMENTS.
- 7.8 AURIGH GUTET BDAES WITH RNISD GORGOS AND STRUKE STUDS WEERE REQUIRED, WHERE OF INTUINE OR WENT BLANK COMEN. DEFINE PREVIOUR COLLECT OR WITH BLANK COMEN. DEFINE PREVIOUR COLLECT WITH MINISTRA IN MINISTRA OF THE TRANSPORT ADMINISTRA

12.4 PORTO LATINGTS. AS SACHY ON THE CONSTRUCTION JOHNNESS, COUNTET, WITH A TOTAL SECTION SECT

12.55EE DRAWWOOS AND SPECIFICATIONS FOR FIXTURE REQUIREMENTS.

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11.8 OROUT SOHDULES ARE INTENDED 'UT REPRESENT THE CENERAL WINNER DEPT DESCRIPTION THE REPRESENT MAIL BE DEPENDENT ON SARWACHERM THE REPRESENTED THE PRINCE SHIP ORMATIC AND ARRANCHERM THE RE-DETENDENTS THE STEP DEMANDS OF PARTIES STEP DEMANDS AND PARTIES ATTACLY FURNISHED.

- 8.1 ALL WIRE SPALL BE COPPER WITH TIPE THANKTHAM BOD YOLT INSULATION, MINIMUM \$12 AND FOR POWER AND LUNCHING CHOUNTS AND \$16 AND FOR CONTROL CIRCUITS.
 - B.S. ALL COMPUTER CRICUITS SHALL HAVE SEPARATE NEUTRAL CONDUCTORS. ALL OTHER CIRCUITS HAY SHAVE GRICUITS AND NEUTRAL CONDUCTORS. B.Z. UNDER ND CIRCUMSTANCES SHALL FEEDERS BE SPLUCED.
 - 6. WEST CONFIDENCE CONTROL SHOWN DIVERSE AND WINN CHICAL INVESTIGATION OF CONTROL SHOWN DIVERSE AND THE ANY TOLING NAMED TO THE ANY TO THE

13.2 NISTAL MANGFARES ON ALL MANGR EQUIPMENT, INCLUDE STANTERS, TRANSFORMERS, PROFESSAMONS, DISCONMENTS AND OTHER ELECTRICAL, BOXES AND CHENETS INSTALLED UNDER THIS CONTROLL. 13.3 APMY CHRILYCOMDUIDUR IDENTIFICATION MARKERS ON EACH CHELE AND COMDUCTOR IN EACH BOX, ENCLOSURE OR CHEINET.

13.1 PROMDE BLACK PHENDUC DENTRICATION PLATES, WITH MHTE LETTERS ON ALL ELECTRICAL EQUIPMENT FURNISHED IN THIS CONTINCY. ATTACH WITH SUMMARE ADMESIVE.

- 8.5 CONTRACTOR SHALL INCREASE SIZE OF CIRCUIT WIRING/CONDUCTORS TO COMPUTED TOR VOLLIGE DROP.

14. RECORD DRAWINGS:

- As the sizes shall be incheased to composite for younge drop as follows:

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- 9.1 PROVIDE A COMPLETE EQUIPMENT GROUND SYSTEM FOR THE ELECTRICAL SYSTEM AS PEQUARED BY ARTICLE 250, OF THE NEC, AND AS SPECIFIED HERBIN.

14.2 PROVIDE SHOP DRAWINGS FOR THE LIGHTING FATURES, PANEL BOARDS, CIRCUIT BREAKERS, WIRSHO DEVIKES, FRE ALARN DEVICES AND SEALS FOR FIRE, AND WRITER STOPPINE.

14.1 THE CONTRIBUTION SET SHEET SET OF COURSE OF SHEET OF ENHANCES THE CHARGES, AND THE SHEET OF SHEET

14.3 DURING CONSTRUCTION, THE CONTRACTOR SHALL MANYAN A RECORD SET OF INSTRUCTION PRINTS. HE SHALL INSTRUCTION PRINTS. HE SHALL BENEVAL PRODEOUS OF HESES PRINTS IN STALLS, LUCKINONS PRINTS. HE CHANINGS IN SIZES, LUCKINONS AND DEFINALS. 14.4 UPON PROJECT COMPLETION, THE CONTRACTOR SHALL COMPLETE THE MARK UP OF ALL PROJECT DRAWINGS TO RECORD INSTALLED CONDITIONS.

- 9.2 ALL BRANCH CARCUTS FOR POWEN WIRES SHALL CONTAIN A CORPER GROUND WIRE, NO FACEDILL METAL CONDUIT OF ARY KIND ON LENCH SHALL DE USED AS THE EQUIPMENT BRANCHING CONDUCTOR. 10, DEVICES
- 10.1 THE CONTRACTOR SHALL VERBY COLOR, LOCATION AND MOUNTING HEIGHT OF ALL DEVICES WITH ARCHITECT PROP TO INSTALLATION. IOZRECEPTACIES SIMIL BE DIPLEX TIPE, 20 AMP, 125 VOU RATING, WITH SIDE AND BACK WIRMG. HIBBELL 5382 OR APPROVED EQUAL. 10.3 GROUND SALLT INTERPUPTING SMALL BE SPECIFICATION GRADE, MUBBELL DESSES OR APPROVED EQUAL.
- 10.4.SMTCHES SHALL BE SPECHDATION GRADE, 20 AMP AT 120/277 VOLTS, CUIET, AC, SINGLE OR GOUDLE POLE, THREE OR FOUR MAY AS REQUIRED, ROCKER STYLE WITH BACK AND SIDE WHING. POD ALL RECEPTALIES MARKED MY SHALL BE GROUND FRULT PROTECTED AND HEATHER TIGHT WHILE IN USE.

10.8 THE COLOR OF FACEPLATES SHALL MATCH COLOR OF DEVICE WHICH IT COPEDS, ALL PLATES SHALL BY METHER.

144 LIVEN COMPLICION AND ACCEPTANCE OF YORK, THE CONFIGUROR SHALL PRINSENT HIGH PROPER DEPARTING AND INCLINEEN HAMMEN AND REMONSTRATE TO F-AUGSE, FITE PROPER DEPARTINGS AND INCLINEEN HAS DATHWAY FURNISHED WHOST HIS CONTIN

14.5 REPRODUCIBLE "RECHO" DRAWINGS PREMIED IN CAG (AUTOCAG 2012) FORMAT STALL ER PROMED TO "E-ANGEL ENDINGEN IN EAS INSTALLED CONDIDING OF THE WORK. A FULL SIZE PRINT OUT OF THE TRICORD' DRAWING FLE SAILL BE PROVIDED TO "F-ANGELE AFTER COMPLETION OF THE INSTALLATION.

COM → EX ENGINEERING OF NY 309 BALLY ROAD FAGLING, NEW 1000 12470 PHONE: 862,209,4301 FAN: 862,209,4301

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TARGELLE NORTHERST LLC

11.3 PRESCRIPT PROSEILE PROPERED PROPERED PROPERED PROPER PROPERTY
11.4PRONDE LIGHTHRUD SURDE PROTECTION FOR MAIN SMITCHBOARD OR MAIN SERVCE FAVEL BOMED. PROVIDE GROUNDING OF SURDE PRINCE FOR THE NEC. 11.5 CARCULT MUMBERS SHOWN SHULL DE CENEMALY FOLLOWED. HOWEVER, COMMUNICATION IS RESPONDED, FOR BOLANCINE CHOOS ON ALL PHYSES AND MAY ALTER ASSISTABLED OF CIRCUITS FOR BOLANCINE PHYSES.

TIZ PHONDE, A NEW TITE WATER CHOULT DIRECTORY FOR EACH PANEL AFECTED BY THIS PROJECT.

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4 PILVAN MAY PARSIPPANY, M. 1778A OFFICE, (673) 301-4809 PAR. (873) 252-4813

SCHEDULE OF REVINOMS

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NICHOLAS B. BARILE

GENERATOR UPGRADE 119 ROUTE 303 TAPPAN, NY 10983 SITE #: RK05068B

ROCKLAND COUNTY

ELECTRICAL NOTES

E-2 PRAMING SHEETS 7 OF 7



OFFICE OF THE COUNTY ATTORNEY

11 New Hempstead Road New City, New York 10956 Phone: (845) 638-5180 Fax: (845) 638-5676

> Thomas E. Humbach County Attorney

December 13, 2018

Town of Orangetown Attention: Chief Kevin Nulty One Police Plaza Orangeburg, NY 10962

Re:

Memorandum of Understanding between the County of Rockland

and the Town of Orangetown

for Participation in the Rockland County Intelligence Center for the Period from January 1, 2018 through December 31, 2023 with the Option to renew for five additional one year terms (Res. 565 of 2018)

Dear Chief Nulty:

Enclosed please find a copy of the Contract for the above referenced matter that we have prepared on behalf of the County of Rockland. The contact information for the attorney assigned to this matter is listed below.

We ask that you do not make any changes or modifications to the agreement.

Pursuant to Executive Order No. 3 of 2015, if presently or during the pendency of the contract term, you, as a party to this contract, owe or come to owe property taxes to the County of Rockland, unless prohibited by law, the County will place into escrow any payments due under this contract until such time as the real property taxes are paid in full, or otherwise discharged or satisfied.

Please have the Supervisor execute and deliver the contract to the assigned attorney. Please note that the Town Board's resolution authorizing the agreement should be returned with it.

The contract should be delivered to the following address:

Rockland County Department of Law Attention: Daniel Block, Esq. Principal Assistant County Attorney Allison-Parris County Office Building 11 New Hempstead Road New City, New York 10956

In addition, we are simultaneously sending a copy of this Contract to the department for its review and approval, and therefore, we reserve the right to make any changes to this Contract based on any comments that the respective department may have. This Contract will not be binding on the County of Rockland until such time that fully executed duplicate originals are delivered from the County of Rockland to you or your attorney.

If you have any questions, please contact the attorney assigned to this matter.

Very truly yours,

DANIEL, BLOCK

Principal Assistant County Attorney [Writer's Direct Dial: 845-638-5108]

DB/dc Enclosure

2018-04331

cc: Louis Falco, III, Sheriff

MEMORANDUM OF UNDERSTANDING

between the County of Rockland and Participating Agencies

relating to the

Rockland County Intelligence Center

THIS AGREEMENT is made thisday	of, 2018 between the County of
Rockland (the "County"), a municipal corporat	tion having its principal place of business at 11 New
Hempstead Road, New City, New York an	d the "Participating Agencies" identified on the
signature page herein, which shall execute sep	parate agreements with the County under the same
terms and conditions as set forth and shall be c	ollectively referred to as the "Parties".

WHEREAS, it is essential to create a shared service environment by and between the County and local law enforcement agencies in Rockland County to effectively and efficiently utilize all available resources, both human and technological, and avoid duplication of effort and expense to address these critical law enforcement issues.

NOW, THEREFORE, in consideration of the foregoing, the parties hereto agree to the following:

1. Rockland County Intelligence Center

The parties agree to maintain the Rockland County Intelligence Center (the "RCIC"). The mission of the RCIC will continue to provide law enforcement agencies with their criminal intelligence requirements/assessments through the collection and handling of information, using proper investigative and intelligence gathering practices.

2. Oversight Committee The Parties agree to create an Oversight Committee (the "Committee") which shall have the authority to adopt rules and policies governing the operation of the RCIC. The Committee shall be made of four (4) active duty Police Chiefs and the Sheriff of Rockland County. The Sheriff of Rockland County shall designate a Committee Chair. All members shall be voting members of the Committee. The Committee shall establish rules for its governance.

3. Assignment of Personnel

a. Each Participating Agency shall recommend proposed law enforcement officers to be assigned to the RCIC. Such members shall be experienced law enforcement officers, preferably with relevant experience in the proposed area of assignment. Each Participating Agency may also assign less experienced personnel with the intent of exposing an officer to the operations of the RCIC.

- b. The approval of all assignments shall be an act of the Committee. A list of all officers assigned to the RCIC shall be maintained by the Committee and shall be updated as officers are added or removed (the "Active List").
- c. RCIC members should remain in such assignment for a period of not less than one year. In the event of exceptional circumstances and, when possible for 30 days written notice provided to the Committee, participating agencies may remove an assigned member who has not completed one year in such assignment.
- d. The Committee reserves the right to remove any member from the RCIC when it is determined to be in the best interest of the Center to do so.
- e. The Committee shall actively solicit and encourage the assignment of law enforcement offices to the RCIC from all local, state and federal law enforcement agencies whose geographical jurisdiction includes Rockland County. The Committee based upon sound law enforcement consideration shall establish the maximum number of officers to be assigned. This determination shall not be influenced by consideration of potential asset forfeiture distribution.
- f. Part time (Specializing): In the event the Committee believes the overall mission of the RCIC can be enhanced through the assignment of personnel on a part-time basis, the Committee shall determine those assignments in accordance with subsection b. listed above.

4. Operating Procedures

a. Operational matters, such as the selection of investigative targets, the timing and location or investigations, and the selection of investigative techniques, shall be the responsibility of the RCIC Director.

5. Funding: Personnel Costs, Equipment, Office Space

- a. Subject to available appropriations in the departmental budget of the Sheriff's Office, the County will provide the necessary funds and equipment to support the activities of the offices and investigators assigned to the RCIC. Such support will include office space, salaries of support staff and items such as vehicles, vehicle operating expenses, office supplies and equipment, travel funds, investigative equipment training and other support items as approved by the RCIC Director and/or the Committee.
- b. The County agrees to fund all telephone services associated with the installations and use of electronic surveillance equipment, i.e. wiretaps, pen registers and video surveillance.
- c. Funding for operational matters, including purchase of evidence, payments to confidential informants and miscellaneous expenses will occur in accordance with Rockland County guidelines and procedures.

d. Each Participating Agency will be responsible for the salary and fringe benefits of its own members assigned to the RCIC.

6. Civil Liability and Indemnification Issues

- a. Each Participating Agency shall not be liable for the actions of the RCIC members who are not employed by that agency.
- b. Each Participating Agency shall not seek or be entitled to indemnification from any other Participating Agencies for any judgment or costs of litigation arising out of the acts of the unit's personnel employed by that agency.

7. Asset Forfeiture

- a. The parties acknowledge that investigations conducted by the RCIC units may result in the seizure and forfeiture of assets derived from criminal activity. Any assets seized by the RCIC unit and lawfully forfeited in accordance with State or Federal forfeiture laws shall be distributed as follows:
 - (i) Twenty-five percent (25%) of the net of any forfeited asset(s) shall be retained in a segregated asset forfeiture account for the sole and exclusive use of the RCIC Unit as determined by the Oversight Committee.
 - (ii) Seventy-five percent (75%) of the net of any forfeited asset(s) shall be distributed pro rata to each Participating Agency that has assigned a law enforcement officer to the RCIC unit, including Sheriff's Officers as determined by the Oversight Committee.

8. Integrity Control

a. The RCIC Director and/or Committee shall investigate a complaint made against any RCIC member, while acting within the scope of her or his assignment. If the complaint is made against a RCIC member from a Participating Agency, the administrative head of the agency shall be advised and will participate in a joint investigation with the RCIC Director. Complaints made against any RCIC member, while acting outside the scope of the her or his assignment, shall be the sole responsibility of the agency employing that member. Disciplinary action, if any, shall be the responsibility of the employing agency.

9. Disputes

a. The Committee shall settle disputes between participating agencies arising from the operation and activity of the RCIC.

10.	Freedom	of Inf	ormation	Requests

a. Requests for information made pursuant to the New York State Freedom of Information Law shall be addressed to the RCIC and immediately forwarded to the Rockland County Sheriff's Office, 55 New Hempstead Road, New City, NY 10956.

11. Term

COUNTY OF ROCKLAND

EDWIN J. DAY

COUNTY EXECUTIVE

By:

- a. The term of this Memorandum of Understanding shall be from January 1^{st, 2018} through December 31st, 2023 with the option to renew for five (5) additional one (1) year terms.
- b. Any party may terminate this agreement at any time on sixty (60) days prior written notice.

IN WITNESS WHEREOF, the parties hereto have executed this Memorandum of Understanding the day and year first written



OFFICE OF THE COUNTY ATTORNEY

11 New Hempstead Road New City, New York 10956 Phone: (845) 638-5180 Fax: (845) 638-5676

> Thomas E. Humbach County Attorney

December 12, 2018

Robert V. Magrino, Town Attorney Town of Orangetown 26 Dutchhill Road Orangeburg, NY 10962

Re: Intermunicipal Agreement between the County of Rockland

And the Town of Orangetown

For reimbursement of Law Enforcement Overtime for Counterterrorism Training (Res. No. 564 of 2018)

Dear Mr. Magrino:

Enclosed please find a copy of the Intermunicipal Agreement for the above referenced matter that we have prepared on behalf of the County of Rockland. The contact information for the attorney assigned to this matter is listed below.

We ask that you do not make any changes or modifications to the agreement.

Pursuant to Executive Order No. 3 of 2015, if presently or during the pendency of the contract term, you, as a party to this contract, owe or come to owe property taxes to the County of Rockland, unless prohibited by law, the County will place into escrow any payments due under this contract until such time as the real property taxes are paid in full, or otherwise discharged or satisfied.

Please execute and deliver the contract, **in duplicate**, to the assigned attorney. Please note that Mr. Day's signature needs to be notarized. Also, please provide us with a copy of the Town Board's resolution authorizing execution of the agreement.

The contract should be delivered to the following address:

Rockland County Department of Law Attention: Daniel J. Block, Esq. Principal Assistant County Attorney Allison-Parris County Office Building 11 New Hempstead Road New City, New York 10956

In addition, we are simultaneously sending a copy of this Contract to the department for its review and approval, and therefore, we reserve the right to make any changes to this Contract based on any comments that the respective department may have. This Contract will not be binding on the County of Rockland until such time that fully executed duplicate originals are delivered from the County of Rockland to you.

If you have any questions, please contact the attorney assigned to this matter.

Very truly yours,

DANIEL J. BLOCK

Principal Assistant County Attorney [Writer's Direct Dial: 845-638-5108]

DB/dc Enclosure

2018-04148

cc: Louis Falco, III, Sheriff

Federal Tax ID # 13-6007311

INTERMUNICIPAL AGREEMENT

TOWN OF ORANGETOWN

Reimbursement of Law Enforcement Overtime For Counterterrorism Training

THIS AGREEMENT made the day of _______, 2018, by and between the COUNTY OF ROCKLAND, a municipal corporation of the State of New York, having its principal office at 11 New Hempstead Road, New City, New York 10956, hereinafter referred to as "COUNTY," and the TOWN OF ORANGETOWN, a municipal corporation of the State of New York, having its principal office at Town Hall, 26 Dutchhill Road, Orangeburg, NY 10962, hereinafter referred to as "MUNICIPALITY," in the following manner:

WITNESSETH:

WHEREAS, the COUNTY wishes to financially assist the MUNICIPALITY in its law enforcement and make a disbursement of grant funds from the LETPP and SHSP grants to MUNICIPALITY for law enforcement purposes only, and

WHEREAS, the Rockland County Charter, Article III, Section 3.02(u) authorizes the County Executive to execute this agreement, and

WHEREAS, the Legislature of Rockland County has provided funds for this agreement in in Resolution No. 353 of 2016 for the professional services of MUNICIPALITY for the period hereinafter stated,

NOW THEREFORE, the parties hereto, in consideration of the covenants, agreements, terms and conditions herein contained, do agree as follows:

- 1. <u>SERVICES:</u> The **MUNICIPALITY** shall use such funds for reimbursement of law enforcement overtime for counterterrorism training.
- 2. <u>TERM</u>: The professional services rendered and performed by the MUNICIPALITY under this agreement shall commence September 1, 2016 and terminate August 31, 2017.
- 3. <u>PAYMENT</u>: The COUNTY agrees to pay MUNICIPALITY and MUNICIPALITY agrees to accept a sum not to exceed THIRTY-TWO THOUSAND ONE HUNDRED THIRTY-THREE AND 00/100 (\$32,133.00) DOLLARS. MUNICIPALITY agrees that the aforesaid THIRTY-TWO THOUSAND ONE HUNDRED THIRTY-THREE AND 00/100 (\$32,133.00) DOLLARS. shall be solely and exclusively used for the purpose of reimbursement of law enforcement overtime related to Counterterrorism training.
- 4a. INDEMNIFY AND HOLD HARMLESS: The MUNICIPALITY agrees to defend, indemnify and hold harmless COUNTY and its respective officers, employees and agents from and against all claims, actions and suits and will defend the COUNTY and its respective officers,

employees and agents, at its own cost and at no cost to the COUNTY, in any suit, action or claim, including appeals, for personal injury to, or death of, any person, or loss or damage to property arising out of, or resulting from, the negligent activities or omissions of MUNICIPALITY. These indemnification provisions are for the protection of the COUNTY and its respective officers, employees and agents only and shall not establish, of themselves, any liability to third parties. The provisions of this section shall survive the termination of this agreement.

- 4b. The COUNTY agrees to defend, indemnify and hold harmless MUNICIPALITY and its respective officers, employees and agents from and against all claims, actions and suits and will defend the MUNICIPALITY and its respective officers, employees and agents, at its own cost and at no cost to the MUNICIPALITY, in any suit, action or claim, including appeals, for personal injury to, or death of, any person, or loss or damage to property arising out of, or resulting from, the negligent activities or omissions of COUNTY. These indemnification provisions are for the protection of the MUNICIPALITY and its respective officers, employees and agents only and shall not establish, of themselves, any liability to third parties. The provisions of this section shall survive the termination of this agreement.
- 5. <u>LIABILITY ONLY FOR MONIES BUDGETED</u>: This agreement shall be deemed executory to the extent that the monies appropriated in the current budget of **COUNTY** for the purposes of this agreement and no liability shall be incurred by **COUNTY**, or any department, beyond the monies budgeted and available for this purpose. The agreement is not a general obligation of the **COUNTY**. Neither the full faith and credit nor the taxing power of the **COUNTY** is pledged to the payment of any amount due or to become due under this agreement. It is understood that neither this agreement nor any representation by any **COUNTY** employee or officer creates any obligation to appropriate or make monies available for the purpose of the agreement. This agreement shall not be effective unless the monies to be paid hereunder by the **COUNTY** are appropriated in the County budget. The **COUNTY** agrees that it shall not direct the police officers assigned to the Rockland County Narcotics Task Force to work any overtime hours in excess of the amount budgeted by the **MUNICIPALITY** without the prior consent of the **MUNICIPALITY**.
- 6. <u>NO ASSIGNMENT</u>: The **MUNICIPALITY** shall not assign, sublet or transfer or otherwise dispose of its interest in this agreement without the prior written consent of the **COUNTY**.
- 7. <u>LAWS OF THE STATE OF NEW YORK</u>: This agreement shall be governed by the Laws of the State of New York and the venue of any litigation shall be Rockland County.
- 8. <u>LABOR LAW AND EXECUTIVE LAW</u>: The **MUNICIPALITY** shall comply with all of the provisions of the Labor Law of the State of New York including, but not limited to, prevailing wage provisions, if required by law, and with Article 15 of the Executive Law of the State of New York relating to unlawful discriminatory practices insofar as the provisions are applicable to the work and/or services to be performed under this agreement.
- 9. <u>LOCAL LAWS AND RESOLUTIONS</u>: The **MUNICIPALITY** shall comply with all local laws and resolutions of the Legislature of Rockland County, including, but not limited to, filing of Disclosure Statements and Affirmative Action Plans, if required by law or resolution.
- 10. <u>COMPLY WITH AMERICANS WITH DISABILITIES ACT OF 1990</u>: The **MUNICIPALITY** agrees to comply with the provisions of the Americans With Disabilities Act of 1990 (ADA) prohibiting discrimination on the basis of disability with regard to employment policies and procedures, structural and program accessibility, transportation and telecommunications.

- 11. <u>TERMINATION/AMENDMENT</u>: This agreement may be terminated or amended on at least thirty (30) days written notice by **COUNTY**. In the event of early termination, the **COUNTY** agrees to pay the **MUNICIPALITY** for work performed up to the date of termination, subject to the not to exceed amount set forth in Paragraph 3 of this agreement.
- 12. IRAN DIVESTMENT ACT: CONTRACTOR and its employees, agents, servants, subcontractors and/or assignees agree to comply with the Iran Divestment Act of 2012 (the "Act"), as set forth in N.Y. State Finance Law § 165-a and N.Y. General Municipal Law § 103-g, both effective April 12, 2012, which requires bidders to certify that they do not invest in the Iranian energy sector when they bid on state or local government contracts. As set forth in the Act, a person engages in investment activities in Iran if: (a) the person provides goods or services of twenty million dollars or more in the energy sector of Iran including, but not limited to, providing oil or liquefied natural gas tankers or products used to construct or maintain pipelines used to transport oil or liquefied natural gas for the energy sector of Iran or (b) the person is a financial institution that extends twenty million dollars or more in credit to another person for forty-five days or more for the purposes of providing goods or services in the energy sector in Iran.
- 13. <u>ENTIRE AGREEMENT/NO MODIFICATION</u>: This agreement constitutes the entire agreement between the parties and supersedes all prior negotiations, representations or agreements either oral or written. It may not be modified, except by a writing signed by the parties.
- 14. <u>EXECUTION</u>: This Agreement may be signed in counterparts. Facsimile and electronic signatures are acceptable, where the original follows within ten (10) days. Failure to timely provide original signatures will be a ground for termination by COUNTY.
- 15. RECORD KEEPING AND AUDIT: The Contractor shall maintain records of all its financial transactions, including all expenses and disbursements, and all other documentation and communications which relate to this agreement or the performance of its obligations. Financial records shall be kept in accordance with GAAP (Generally Accepted Accounting Practices) and/or COUNTY record-keeping requirements, and each transaction shall be documented. Any such records shall be made available to COUNTY for inspection or audit upon demand. No compensation or fee for services will be due to Contractor unless or until any financial statements demanded by the required by the Rockland County Department of Finance have been provided, or such other documents or information required to be produced by the County are provided. This term shall survive the cancellation, termination or expiration of this agreement, or the date of the last payment tendered, whichever occurs latest, by six years.

This space intentionally left blank

IN WITNESS WHEREOF, the parties hereto have executed this agreement the day and year first written.

OFFICE OF THE SHERIFF	TOWN OF ORANGETOWN	
By: LOUIS FALCO III Sheriff	By: CHRISTOPHER DAY Supervisor	
Dated:	Dated:	
DEPARTMENT OF LAW Approved for signature of County Executive		
By: DANIEL J. BLOCK Principal Assistant County Attorney		
Dated:		
COUNTY OF ROCKLAND		
By: EDWIN J. DAY County Executive		
Dated:		
2018-04148		

STATE OF NEW YORK) ss.:
COUNTY OF ROCKLAND)
On theday of, 2018, before me came EDWIN J. DAY , to me known, being duly sworn by me, did depose and say that he is the County Executive of Rockland County, a municipal corporation; his office address is 11 New Hempstead Road, New City, New York, and he executed the foregoing instrument on behalf of the County of Rockland.
NOTARY PUBLIC
ATTESTATION:
As Clerk to the Legislature, I hereby attest that I know the seal of the Legislature of Rockland County, and that the seal affixed to this instrument is such seal.
LAURENCE O. TOOLE Clerk to the Legislature
STATE OF NEW YORK)) ss.: COUNTY OF ROCKLAND)
On the day of, 2018, before me came <u>Christopher Day</u> , to me known, being duly sworn by me, did depose and say that he is the Supervisor of the Town of Orangetown, a municipal corporation; her office address is 26 Dutchhill Road, Orangeburg, New York, and he executed the foregoing instrument on behalf of the Town of Orangetown.
Notary Public

SCHEDULE A

LT. MICHAEL SHANNON #175 ORANGETOWN POLICE DEPARTMENT



TO	Marie Merla	
SUBJECT:	2016 Homeland Security Grants	
TO A PROPER		
DATE:	050218	

Attached is the information required for reimbursement of overtime / backfill used for counter-terrorism training.

Attached is a signed voucher as requested.

Thank you.

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	Date	Town of Orangetown REACT Officer Overtime / Backfill Officer Overtime
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3	9/20/2016	PO M. Sullivan (REACT) 8hrs x \$87.65 = \$701.19
4		PO Vergine (REACT) 8hrs x 87.50 = 700.03
5		PO M. Ryan (Backfill) 8hrs x 95.35 = 762.83
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8		PO Ayers (Backfill) 8hrs x 93.06 = 744.48
9		PO Curran (Backfill) 8hrs x 37.34 = 298.75
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12		PO Maddalena (REACT) 18hrs x 87.94 = 1582.86
13		PO Balsley (REACT) 16hrs x 95.04 = 1710.69
14		PO M. Sullivan (REACT) 10hrs x 87.65 = 876.48
15		PO Vergine (REACT) 10hrs x 87.50 = 875.04
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JAMES J. DEAN

Superintendent of Highways Roadmaster II

Orangetown Representative:
R.C. Soil and Water Conservation Dist.-Chairman
Stormwater Consortium of Rockland County
Rockland County Water Quality Committee



HIGHWAY DEPARTMENT TOWN OF ORANGETOWN

119 Route 303 · Orangeburg, NY 10962 (845) 359-6500 · Fax (845) 359-6062 E-Mail - highwaydept@orangetown.com

Affiliations:

American Public Works Association NY Metro Chapter NYS Association of Town Superintendents of Highways Hwy. Superintendents' Association of Rockland County

MEMORANDUM

TO:

Town Board

FROM:

James J. Dean, Superintendent of Highways

DATE:

December 5, 2018

RE:

Cured in Place Pipe Lining - Jefferson Avenue

Please be advised a sink hole has developed on Jefferson Avenue in Pearl River adjacent to the Muddy Brook due to pipe deterioration and an immediate emergency repair is needed.

The Highway Department recommends utilizing the process of cured in place pipe lining via Ultra Violet cured lining with grid foil to prevent liner from over stretch due to deterioration voids.

For your information this cured in place pipe lining is the same process that the Town had advertised bids for in April 2018 for the Cherry Brook Drainage Project on Roosevelt Street. Please note, on April 26, 2018 the received two bids from, Arold Construction Kingston, NY in the amount of \$433,750.00, and EN-TECH Corporation Closter, NJ in the amount of \$226,875.00

Based on the above, please place the following item on the December 11, 2018 Regular Town Board Meeting Agenda.

"In order to make an emergency repair to 55 linear feet of drain pipe on Jefferson Avenue in Pearl River adjacent to the Muddy Brook, the Superintendent of Highways herby recommends accepting the proposal from EN-TECH Corporation for the installation of 55 linear feet of UV cured liner with grid foil in the amount of \$19,525.00."

TOWN OF ORANGETOWN FINANCE OFFICE MEMORANDUM

TO: THE TOWN BOARD

FROM: JEFF BENCIK, DIRECTOR OF FINANCE

SUBJECT: AUDIT MEMO

DATE: 01/14/19

CC: DEPARTMENT HEADS



The audit for the Town Board Meeting of 1/15/19 consists of 5 warrants for a total of \$1,691,461.20.

The first warrant had 1 voucher for \$1,400 and was for Highway School.

The second warrant had 195 vouchers for \$160,150 and was for Medicare reimbursements.

The third warrant had 71 vouchers for \$1,205,769.20 and was for utilities and the following items of interest.

- 1. Applied Golf (p1) \$50,500 for Blue Hill contract.
- 2. Capasso and Sons (p2) \$48,564.75 for recycling.
- 3. Fiber Technologies (p3) \$6,470 for internet connectivity.
- 4. Kathleen Dowling (p3) \$30,000 for legal claim.
- 5. NYS Dept. of Civil Service (p6) \$774,403.40 for CSEA healthcare.
- 6. SKAE Properties (p8) \$10,000 for refund of escrow.
- 7. State Comptroller (p8) \$45,194 for Justice fines.

The fourth warrant had 248 vouchers for \$319,344.35 and had the following items of interest.

- 1. Atlantic Salt (p7) \$76,520.11 Highway salt purchases.
- 2. Canon Solutions America (p18) \$37,639 for large format scanner (Building).
- 3. Extech Building Materials (p25) \$6,797.60 for Parks landscaping materials.
- 4. Global Montello (p30) \$10,518.25 for fuel.
- 5. Goosetown (p31) \$6,735.00 for Police equipment leases.
- 6. Rockland County Solid Waste (p62) \$6,692.92 for debris removal.

The fifth warrant had 1 voucher for \$4,797.65 and was for 207c claim.

Please feel free to contact me with any questions or comments. Thank you.

Jeffrey W. Bencik 845-359-5100 x2204

Thomas J. Reilly Obituary - New City, NY

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Thomas J. Reilly

APRIL 2, 1926 - JANUARY 7, 2019



PLAY TRIBUTE MOVIE

homas J. Reilly of Pearl River, NY, 92 years old, passed away peacefully on January 7, 2019. He was surrounded by his family. Thomas was born on April 2, 1926 to Bernard and Helen Reilly in Abbeylara, Co. Longford, Ireland. Thomas arrived in New York in 1950 and worked as a New York City Bus Driver for MABSTOA for 28 years. He is survived by his adoring wife of 62 years, Bridget Theresa, his three children, Michael (Roseanne), Theresa (Jimmy), Maureen (George) and his grandchildren, Daniel, Megan, Lauren, Cara and Roisin. He was predeceased by his loving granddaughter Caitlin.

Tom enjoyed life to the fullest and was always ready with a quick joke. There are no words to express how much he will be missed.

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